Fatwas of Muslim Women

Ibn Taymyah

فتاوي النساء

ابن تيمية

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 When a wife travely with her father without her husband's permission, what is the legal sulvey concerning them? 	
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	Crimes and Penaltics 2
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Translater's Nato

Project be to Allah, the Lord of the Worlds. Ricesones and seace be upon our leader Muhammad, has breely, has commencer, and those, who follow his middings until the day of references

They project alarmouts from the to shoulder the

reproduites of ecodorine a millication of such an systems I from Like the Taymonh to those who learn Islam from English Steerstore. The first is the nather who... understandly needs to word that may appear to crossilize his stance arrows office surests, be they of his time or any

The second is the subsect itself which grasps the interest of the people at any time Asman, woman crayes an equal where he to visite a responsibilities and during all of which are best sufting her mature State science confirmed that woman in created with so many differences in his biological parami mbosical cambridges and metral faculties, it would be unfair to assign her the same responsibilities, duncs and rights as men

In other words, there is a difference between surrescus and country. As you and women are not the same in serms of beological nature, physical carabilities and mental faculties, so they are not the same and it would be receivery to deal with both the same. But to that time consideration this

difference of many is regarded as the core of pusice and equality, the methodology subspeed by Islam, the religion of the Constant of both treat and source.

As 10 Translation process, two things are considered. The first is the style which is free from literal translation which might lead to many manuferstandings on the port of reader oppositely when dealing with a classe style life that

The second is the type of the fators. The source beek comprises so story subjects that mostly concern minimization than wersam. So the froat with contented on human which are confined to woman along with others that might appear to be interestating to woman.

We pury to Aliah, the Essalard, so keep us on the right path to which He has guided us, and so bestow on us a bisesting free. Him. He is indeed the Most Mercrist. Priore and graduate be to Aliah, the Lord of the workin, and proceed and bissings he upon propher Mehanasand, his family, his corresponds and those who mahilt follow them.

Perification

Altered water because of its being in a place

Q: What is the judgement of water if its color or taste is altered because of being in a place for a long period except its after?

At As to water being altered because of its being in a place.

for a long period, it is consistent pare according to the manpilety size of stabilities. As it to the energy [Net, if sheed because of impostry streed with it, if it is impose, that if sheed because of impostry streed with it, if it is impose, that if streed with pars and impose chemical and force it obtains to whether it is pars or ent, doubt it is not stifficiar base to regard it in a improve. In general cases don't obtain possible to regard it is not improve the entry in it is improve. But if it changed by pure obtenies, it is in improve limit if changed by pure obtenies, it is in the two traditional views are quote them.

Men and women having Ghust (purificatory hath) from the same container Q: What about men and women laying path from the same

At There is no difference of opinion surray jurists as to the permansivity of such action. Had it been the case, it is worthire to allow usen and women to have post from one officiare respectively. And any one dielking sharing Glacil with another from the same container or to seek another both to contribe opiniformia, in amount for manners over.

Copper utensils inlayed with silver

de anna anna colden services medico annum.

As to uterests intoyed with silver or us life, no humm if silver is habe, provided that needed and not of direct use. But if silver is too much, then not not not occurring to Althafer and Ahmad. If silver is used for beautification and things, at its permeabile, As in uterrila mixpod with pold, it is problemed be it take or much.

There is a difference of opinion strong the compresses of three Althread as in the persissivity of performance abilities and perifficiancy both from gold and above tension. This difference is bracel on the rule of all offergree whose observance is obliquiately while these are restricted on section the permissibility life performing postion usually that and prohibited clothes and performance on the related in the performance of the performing pergregating with relateful insoney. As to the runnier in question, there are two opinions according to the companions of from Almed. The first is is: is a permissible, which is the opinion of Alkharq and others. The second is that it is not permissible, which the opinion of the library.

The supposters of the first view-draw two-differences to suppost their view, the first is that prohibition here is separated from worship where the atental is separated from the element of abbition which is different from the one who is wearing the prohibition or calify for extrage out in such case he is like one going to perform Printay prayer come assumed means.

Others deemed this difference work saying this no offfermore could be elimined between putting the historic ference putting the historic ference putting the historic ference and the usual or lading with hands from it, and the peoples in component to good many sound not the fill by of the desired interns gold and silver terrorist is gargifully with the field fire. The second of probabilities suspices by pitture and consistent of propure, the probabilities suspices by pitture and consistent of the pitture and the pitture and

Circumcision of women

Or What the mile of effective parts of word

A: As man, executession should be observed to werran Circumcition. For wemps consists of reserving the prepara from the eliterus (not the cliterus inself, as some manularity assert). In this regard the peoplet (may peace be upon lien) saud: "Do it (circumcisses) mildly without our circ.

for it is healthy for both man and women."
This haddle ministant that circumcisson is meant evely to make women be able to control her last, so it should be modernot without extreme. As so the circumcission of man, it contents of removing the propute from the penis to clean the fibility regulate under a graph ordine in.

Wining over the brad cover

O: What about wining the head cover?

A: Peans to 10 Allah, if there is any fear cold, the could wipe over the well. It was reported that Um Salamah was used to wipe over her well. She should wipe some of here har along with the well. But if there is no need to wipe over the well, the scholars drifter in such case

Teaching women

Q: Does couching women multify ablation or not?

At there are three views as to touching women.

The first which is the view of limits Al-Shafie, which is regarded as the weakest, who maintains that abhance is

natified by teaching women even if they touch without sexual desire if the one of the opposite sex evokes sexual desire. This view is based on the Qurante verse that reads "by we have be control with some "".

The second view holds that touching doesn't multily ableton even if second doesn't seconded. This view is the

The third, which is the view of Imam Mahk, is that if touching is for the sake of sexual desire, ablation is reflifted otherwise ablation will wait!

As to the view that holds ablance multified by the act of troubling a woman, at its appears the conscious of comparison and no act or Gins (manlegard deduction) that may support they view. As so the view that reads:

Uniter soul that if southing means southing with the hand or kinsting, it refers to touching for the sake of secural desire like what is addited in the following verse: "but don't associate with your wives while we are in

retreate in the mesques."

Approaching women without sexual desire is not preliabiled while approaching women in the mouse. The

same also applied to the following verse:
"but if ye divorce them before consummation" and
"There is no blame on ye if divorce promon below

consummation."

According to the majority view of scholars if he diverces his write before he approaches her with sexual desire, no waxing period, dower or the prohibition due bosed on

marriage relationship. But if he approaches her with sexual desire wall practices marriage solutionships, the mater is different and there is difference of opinion among juness as the school of forms Armal.

In light of the foregoing versus and the explanation regarding the word connecting, the traw that claims touching in the view. "We pe have been in contact with weenen," refers to touching without sexual desire contraders the references inhealted in the Qurin and goes souling its meaning in the weared lineause or the proced-

. . . .

The Juness are all agreed that it is forbulden in touch the Quern while one is una state of inquirity. He derives the appear free a install in the tow Saints in which is sent that the Proposition of Saints in which is sent that the Proposition of the Propositi

Carrying the Boly Ouran

Q: What about corrying the body Quran in the store of

A: It should be carried shrouded with any thing like

Reading the Our'an during pagengrium (Nifac)

Qv What about a worsts at paceperarm is she allowed to read the Qu'is which is confirment? In the little do engage in around microstruc before the feety days are over? If the feety days are over but the worsts made performed the participancy both, is she allowed in engage in sexual processor?

unlikeful for a weenan to engage on south recoverse before the 'bleeding steps if the bleeding steps before to tooy,' days are over, she is to perform the purificancey but and perly Ebwereer, Jee inabstrat to sen allowed to expaise with the bestire the ferty days are over. As for exiding the Qerian, if she does not tear frageting the verses the messenced, the is not to read the Qerian.

However, if the does fare fregeting them, she in siltered to read the Que's, neceroling to seem of the substains it is unsurinosely agreed that when the bleeding stops and the woman performs the partificacy bits, that can mad the Que'ant said pitsy. If the cannot perform the purificacy bits due to the shoener of waters or on account of some disease, the is to perform the dry a blatton instead which is expended to the purificacity both.

Making up missed prayers

Q: Should a man who missed many prayers make them up along with their optional (Savard) prayers, or is he to make up the obligatory prayers only? And are they to be made up only time of the day?

At latereditive in graking up attack projects is more important than occupying oneself with making up optional prayers. Yes, if the propers missed are few in uparker, realize on content increaments.

When the Projects, prace and feetings be too hus, and his companies, convictor and mound the destrolling project, during Manach balls, they made up the obligancy and optional program, and when he made to place of project during the track balls, he made up only the elegatory prayers and not the optional near. Mixed opposition between young time of day. The Projects, prace and historiage is upon here we have been before the rising of the sun, he in fact finds the dawn prayers."

Is making up missed prayer better

Than performing optional prayer?

Q: which is better, making up musced prayers to performing opinional prayers?

As If a man his massed an obligatory prayer, making n up is more important than occupying occuelf with performing optional prayers

Woman's ornament

Q: What about a woman's outfit and whether she is allowed to display in?

As In proper, a woman is allowed to display outward, but not inward, ontainents. The predectations had designed as to what outward resources is. The Massoud and his supporters pasted it was obthes, whereas the Abans and his supporters mentioned it was the face and the hands, such as on the hold less them and more

Based on these two views, scholars designed whether it is allowed to look at a strange woman According to Abu Hanetha and Abhafe'es, driven by no sexual appetite, a tion is allowed to look at a woman's hands and faceAccording to Alternal's view, a more is not allowed to According to Malek, the whole body of a woman is considered private parts, right down to her male.

The completion

Onseronts are of two types; entward and inward. Allah has allowed a woman to display her emissents to people other than her husband and her polithead affinistics.

Before the verse obligating a woman to take the veril wan

remoded, weeten used to go det watering no deter gaments (60hab) and nen were able to see their hands and faces, succe a weatern was allowed to show both bee hands and face then. Consequently, were not unlowful for a mon to look at them as she was allowed to display them.

When Ashi, existed to lie, rescuid the verse obligating a course to their dev. Of Prophel IT fill they wises and dangitors, and the believing women, that they should be considered to the property of the course of the should be considered to the course of the course of the should be considered to the course and fortide women to be obtain down to the course of the course of the course of the course of the meters of the best of the other work pines, people of the meters of the best of the other work pines, people of the meters of the best of the course of the course of the course of the best of the course of the course of the meters of the best of the course of the course of the course of the best of the course of the course of the property of the best of the course of the course of the property of the best of the course of the theory of the course of the cours Altha ordered that women be not asked questions except from behind a well, and ordered that the Prophet's wore and daughters as well as the belinking women should one their owner gaments over thitle present. This count premises or piblos is a succe of the or what the Mosout and others refer to an entreem, and which is agrectedly referred to by people as likewished, that as the large referred to by people as likewished, that as the

Abs. Obugds and others narrated that women used to lung at down on their heads so that only their eyes could be one. Similarly, account who and in other their faces.

According to the surferice book, "And the Makviss (a wanta in the state of Finsus [searchty]) sheeld not over her fore, and sheelf not seen gibnes." So, if weren use ordered to wear the coure primer (Maks), which created overing the feet, the local ofte hards are desired as to despite before strangers in addition for senteral next to despite before strangers in addition to feet, strangers are allowed to bold at all does with the exception of consist children.

the Massoul mentioned the latter, whereas the Abnas received the former. The stress allows a section to depley outsides to the probabilist affairs and others, while the Prophes's saying only permen at to the problemed affairnes. The vector metrics "their women, thus shares whom their right hands posses, or make servants free whom their right hands posses, or make servants free of physical needs, shough a woman as not allowed to trouble of them.

Allah says, "their women" so as to exclude the disbelieving women, for a disbelieving woman is not to disbort a Musher woman, not to entara bushroom with her, Hawever, Jewsik women used to walk in on A sids, and others and they saw her face and burds, which men

Thus, the face and lunds are understood to be among the greated consumers and deploying them would depend on who is to see them. Although, they should east their eather garments over their persons (when abroad)." meaning a woman is to cover the rack; and so neckloses and the fite are considered to be among the inswerd and not the network ormanate.

Concealing women's private parts from men

Q: What about concealing women's private parts from som and women?

At Allah's Prophet, pouce and bleaungs be upon irre, and, "A man should not see the private parts of sarether man, and a weama should not see the private parts of another woman." He also sood, "Consental your private parts except from your wife and from whom your right hand proscines (older-girls, I then asked; whot should we doe," if the people are assembled together? He replied, If it is within your power that no one looks at it. I then no one should book at it. I then neked if one of us as above (what should be do? He replied, Alish is more entitled than people that bookininess should be more to IIII.

Constraint children, the Posphet soid, "Command you children to proy when they become seem years old and beat them for its (grayery when they become its gears old; soil arrange their bods (to skep) separately," Thus, looking at as well as sockaring the private pasts of desire freshelden on account of the observation and indecently of

As for connealing wenter from time, this is on account of the libids involved and this falls into two categories. There is put a third category to be observed in prayer, it is second props along, the most wore a vert, wheneve the isallowed to walk here-headed at home. Thus, taking the veri during prayer is out of resecuted to Allah.

Lécrence, man is not allewed to walk around his house nabed, even if he is aliene and it night, not no pay maked even if he is alone... Therefore, weating before during prayer in not to conceal oncedif from people, as this is an earlierly different maner. Hence, a man can even consumpares of has body while praying which he is allowed in least uncovered when not purpose. Conversely, he is allowed in how uncovered in project what he must conceal from men. The ferror refers to the shoulders, for variance, as the Pospher, peace and blessings he upon han, forbade a must so pray in a single garment that does not cover this shoulders. This is a same out of reversion to prayer, whereas man is allowed to move or his decidance before other man when not records.

Similarly, a weenso more a weal while punying, as the Perspirat, peace and Menings be upon here, and it Alish does not accord the prayer of a women who has created pulserly unless she werns a wall. However, a weens donot have no weer a well before the industrial sea and have no weer a well before the industrial of problemed affineses. A women is also not apply for mostal consuments before them, how it is not mostal to consume the first them, how it is not to the provision.

Showing the fact, the hands, and the feet before strangers

On the other hand, a woman is not allowed to display has face, hands and feet below strategers, according to the most within of the two openions, until we had not abbove before the women was called by Albih. Not notify to display her telebras However, the is not to cover their during proper, as all Musians unusurancely agree. They can be displayed in proper according to the inspirity of

collection, such as Alex Manufal, Authority and others

Licenses, accounting to Also Bassels, the first out the displayed, which is the organism near Bassles his Cerestic According to A risks, the first are strong the convention, the control with the properties of the convention, the control with the control of the

One Salamsh and, "A woman can pany in a shift that exches down and covers the top of her feet "so that if she kneeds down in postration, the sole of her feet could be seen.

In conclusion

It was proved both by the Qur'm and by the unanimity of scholars that a vectors her body even if sheer a lovepresent that covers her body even if she peacy as home-However, she man ware it when she peac set. When she prices to home, her hands and fine can be seen, as the private parts. It proper are not soluted to that private pure prohabilities be looked at. The Maront, may falls be pleased with him and the original enteriors metalline. However, but due to synthetic decreases of enteriors metalline, and the second enteriors in exclusion of the decrease of the

Does a woman have to cover her hands in prayer?

Ordering section to cover their hands in grayer is furionised. When a sworm hand show in personation, 80kinetic droom with their face and her hands as well. In fee days when the Prophic pace and Hearing he topol this prophic pace of the prophic pace of the sample be upon this local, waver used as over primeter. They used to work in this primeter in This, a recent sould stow her handwhen graining seeds, including the one propriet of the prophic pace of the same thing upper, the Prophic would have made on the name thing upper, the Prophic would have made on the name thing upper, the Prophic However, a weenan is only credered to wear a well together with the garriers. Hence, women used to prey in their princets and veids. As for the garriers that the woman used in let down, the stated the Propher, poets and tolorange to appear than, about it and the said, "A hand pain may be able to the property of the "What if it is known their logs," when the property is the property of the proper

The Proplet was also saled about the worns who draps ber gament behand her over dray places, a basid, "basid before particle better the proplets, and the place of dragging shifts in force. Likewood, worsen have begon in wear shippers, to cover their lege witce they wast out, yet they preser were them; at home Their why they saled, "What if it knows their lege uncovered." Hence, the analysis of the proplets of the proplets were a state-bugh, the ejected be good white walking.

It has also been retrained that the Prophets and then if the woman had not appropriate gamen to heart, the list is supported. Medium women need to propose gamen to heart, the list is supported, peace be upon him, and, "Do not sloop Allah's women indees from gaining to Allah's mesopen yet it is better for them as peacy at heart." However, the woman was not reduced to overthem feet their story of the story. This support is supported to the story of the story. This is in many proven that notifier for feet not her hands use to be covered in proper undeen their are strongs tens or counter.

It was also exercised, "The singels do not look at inward consuments. So if a woman takes off her will and her parament, they do not look at her," Khafija cocc rarriges; con of the Persher's woman on this inter.

Therefore, a woman is only codeced to wear a red when proyone. Similarly, when a must propy ma 3 toose abits, he is ordered to sever his prisses man and absolutions. A man's absolutions or consolvered equivalent to weeman's blood, as a man preyor in a shift or the like, "that are in region if a shift on the like, "that is not of sanctly (shreet), as men in not so wear a lift, and a covert in the or or wear given so after.

Scholzer belonging to finan Almand's school diffrance concurring a weeman fine. Some sind, it is to define a man's bend sind so in our in the covered. Other minimum, and so must not be covered. Other minimum, and so must not be covered on court-indexes and so must not be covered with the covered of the sound so must not be covered with the covered of the sound so the covered with the covered of the sound so the covered with the covered of the covered o

Women used to hang down on their faces parces of cloth to cover them from men, without actually clothing the face since for face is equivalent in her hands and no a man's hands. As previously mensioned, the entire body of a women is considered private parts. Thus, she is allowed to cover her hands and face, but not using especially tailored close-fixing clothes. Likewest, a man in not to went towards had so many a lamplest.

The uncovering of a woman's bair during prayer

Q: Would women's prayer be invalidated if some of her har was uncovered during outper?

At if only a small perion of her has or her body was unecount, she does not have to repeat the preper, according to the majority of scholars, marely Abs Herofia and Ahmod. Yes, if much of her body or her hast was uncovered, the is to repeat the perior, according to all scholars, the four limites and others.

A woman praying with the surface of her foot uncovered

Q: Is a woman allowed to perform prayer with the surface of her fost uncovered?

At This issue is debumble among scholars. Also Haresto magnition that she can, though others believe otherwise

Sewing silk for men and women and setting poid for it.

Q: What about pure tift in a pather allowed to sew it for most? Will, the immery he will be paid for the job he enlowful? Will be be confirmed for it? Are kolores not made of silk but decerned with a allowed to be sold? It silk allowed as he seem for women?

It is, when the partial to more with manufacted parties such as

pure sith contribution meanwhere it is not war turn, and not for purposes of turneds. This would be reported as failing port in strange, which is sential to insuraturating gold and sixter atomics, according to the most valid operation among the majority of scholars.

This also merities to whitever reporters inhomomorally.

establing in its being unlawful to use. Again this applies to the midding of wine. Morey pead on neutron for unlawful designs are capitally unlawful. However, neutron using all whosevery are adhered to week sile, such as wereen, it lawful, even it is unlaw touches it during sewing. Similarly, this applies to moleting gold and alleen unenstabling with full to use.

Sifk may be used as decorating men's clothes. Likewise.

according to the Prophetic tradition, it is allowed to cdge outflits with silk stripes that are only free or six certainment in width at most and the Prophet, peace be upon hirs, had a width property with silk.

Werners's wearing kaffields

criteria ordined on in judging women's miniming men's wear? Should the criteria be based on the norms of the Propher's days or are they to vary according to varying ages?

A: Kuffishs, which do not cover the hale that is hancener

down look are storing much were to fine when to work for the storing much were to fine when to work proceed by winter who meant to tritish me. A storing women may went in the last in a single bound that down between the shadow, braugh one holds of him of the storing work of the storing down books of him or both sides of the bod, then wears a bend triting or her body when we were a bend triting of the work of the storing the storing to the follow sus, they, in noding so, werengildly instant one may

Authentic books self in detail have the Prophet his correct wanges who instant mea and men who instant sequence. He was also increased on have said, "Hillimation men are curved, and so are women who leadant men." The Prophet also defend effertiment men to be harmful Achight", Abraid and others asserted that they are in bandred, maintening the according to the Prophetic cradition, beautherest in the punishment for solutory and efferimacy.

According to Saith Medicar, he said, "I have not yet come corons into education of Medicar who only be come corons into education of Medicar who will be surfaced in Hellifert sources who are demond yet tasked, and who walk and trait with a wriging pair, they shall not be shalled into heaven, nor will they ever come close to it, and one who walk recent with white that look. Her talk of even wherewish they lash Ashal's

He cause poor he spool hards was retired to have guested by Om Schmidt, and sow her very ally a head around her band, so he staff, "O Gan Schmidt, his lit only near near event". He explained "Ventum who have the sides of such maked" as wearon who wear generate that do not event desire bolder. They are hence diseasely set still fasted, Oe weenen who wear transparent clother that those who have been transparent clother that those who have transparent clother that those who have been seen and the same who wear transparent clother than those bodies. But their between, their rams and the same Women are approach to were loon given that down their bodies.

The criteria of imitatine the other sex

Hence appears the criteria based on which the Prophet, sence be upon him, forbade men to minute women and

werean or initiate rees. This has existing to do with what rean or weapons choose in where of their half of diseases, because had this been the case, it would have been acceptable to have a mison where me were accurated on wearing wells that cover their beats, faces and nodes and govern that weed hings down locoty from their heads drawwards displaying only the cycle and when weceas were in the half of evering authors and oright mady count and the this. However, this mass contains to the Cui as, the Property warpage and the unitationally agreed upon

Alish, exalted be He, says, addressing scenen, "that they should draw their sells over their become used not display their beauty except to their husbornis". He also ares. "Tell thy wives used disoptions, and the

believing women, that they should cast their contri garments over their persons (when abroad): that is most convenient, that they should be known (and such and not mulcated. Also "and made not a deerling dealer. He that at the former times of learnersone".

Had the difference between men and women's wome been based on their hibits and units, it would not have been it must for them to case their outer garments over their persons, not to draw their wilds over their becomes, not would a have been forbedden or branks a descripting display. Bue that of the deemer times of ligororance' since done were the balos of people them. However, no particular outil is made obligatory based on the usual concurre of the Propher a days or the babase of near and women's wear then, so that note but this particular outil would be permissible. Women in these days used to wear grows with trains that would final behind them whereas men were outleded to wear only extended to the control of t

Thus, when the Propher forback men to wear long outfire that would have drawn, he was noted, "What about wonders" He sand, "They are to wear perments that would hong down only a few factors, i.e. equal to the span of the hond," They said, "Their less would become be shown." He said, "Then it should be an ell and no more."

That is why when a women has her given trailing texture. Here over fifty prices then one received prices, her grown is not received by prices than one received prices of substantoring and the state of the prices of the state of the behavior in a Abanda's school. The printing grown is regarded as sertiles in the thors that are in consister consister with fifth and in their made clean by relating ingress and such as a post the state way that "liquide are made clean since their both ereor is conserve with an armost clean since their both ereor is conserve with a price of the prices of since their both ereor is conserve with a price of the prices of since their both ereor is conserve with a price of the prices of

Apart from fast, if a worsen wears trousers or bage hard

these over which a long loose garriers burge down in such a way that does not display the sam of her feet, this will have achieved the intended perpose. Correctely, soft closs-fring these that display the size of the feet are some own's recor.

Similarly, a women in allowed to wear manly costs and firm if she needs to in order to warm up in cold weather. So lif it is claimed that women their did not use to war first, the answer with he dust this dispends on whether there is a need to Cold countries call for their cleakang for worreth, which are not required in but committee.

Thus, the difference between men and werren's weid to based on what is fit for each of fresh and what well emble each of them to fishfil what they are communited to do. Weenen are communited to take the veil and not to slow their beauty publishy.

They are dans not allowed to call for prayer, so make developed calls (astroya), to go up the Safa and Marwa Mounts, not to undress in ferror (the state of smerrity the way tent no economically in-

Man on the other hand, in communded to preserve he had and not to wear communered tight-firling plothers, such as shrip, advances, showers reduct, more close to be mode to cover his personal parts and wear some obtains in walk amount not be personal parts and wear strongers of the current find shifts and to wear stone of highers.

These are therefore alaximatries to meet the general need in continuit to what main meeths to meet some grivate needs such as cold weather erifficace, coses that call for paying a ransoon. That is why Ata-Banetic ruled out this deduction and many disapped with it, depending on the authorities. Prophesis sayings and business of the difference between both cases.

Women's wearing turbans

Q: Is it unlowful for women to wear turbans? What kind of turbane are women recommended to wear? Are they allowed to wear close-fitting shoes?

A: These turburs that women wear are unlowful. The prophet, peace be upon him in narrated to laye and "I have not set

or upth tars, in territoria to force and, it have tast we come across two conceptions of Missilines who will be somered in Hellifert; women who are decoded yet maked, and who with and strait with a swenging gale, they whall not be admetted into heaven, more will they ever consider to it, and mee who will a swood with whipe that foots. It is, and mee who will a swood with whipe that foots. But talks of convex wherewith they look Allad's services for the service of the services of the servic

Is a Christian woman to be buried among

Q: A Christian woman wer morned to a Muslim, and warferen months pregnant when she died, is she to be burned to Muslim's or Christians' completed.

A: She is not to be benied enfort in Muslims or in Christians' cornerey stace both a Muslim and a Christian are swyoode and a Muslim is not to build among the dishelivers, nor is a disheliever to be buried among Muslims.

The Chemium woman is to be barted alone with her back facing die Qibba, since the budys's face in movinta his moder's back. Budying the woman this way, the Moulen lodey will be facing the Qibba A budy is been Muslim if his father in Muslim, even if his mother in not, as imanomatical covered in his all struburs.

Zakah Zakah of Jewelry

On Is reweller subject to Zakob?

At According to Malek, Alkyeth, Ashafell, Ahmad and Abu Okayd, no Zakah is due on someni's josethy. On the other hand, Marwel Bu. Orare, Itas Mossad, Bis Abu, Bu. Omar and others mainten that Zakah I due on someth's involve. Regarding men's advancants, no Zukuh is due en lowful advancants used no servicio adoptamento and riber rais-As for unitandi advancants, such as gold and outruprolls, no Zukuh in due. Concerning advancants that were a pour of cournering such as betteres and disactiademanera, obligating Zukuh was again a frees of congession. According to Medica and Adultin', Zukuh in

Abu Haneith and Ahmad declared them lawful adormnous provided they are made of silver. As for beneatonments, such as raddles and bridles, the napority of scholers majority of scholers majority and scholers majority of scholers majority and scholers majority.

Malek, Ashator and Ahanad proclaimed them unlawful to keep. Likewase, Zakish is the on infovelle, look contamens and things of the sort, be they made of silver or gold.

Zakah on a woman's dowry

Qt iff a woman is unable to domand ther downy of but hashead for years less this should cause a followers, then she is compensated for it by an estate or the in post the fill downy years that: It is the to pay that Zakah for the previous years or in the only to pay a year's Zakah 12months after the was put ther downy?

A: Scholary different on this issue.

Some maintained: Zakah of the previous years is to be paid, be the hashand rich or poor, according to one of the

Offices believed Zakah of the previous years is the only if the hubbrid is rich and if she has actually been paid the downy. Yet, if this we not the case, to Zakah is due, according to the second contain in their selson.

Others channed Zakah is due for only one year, according to Millek and one of the opinions in Ahmad's school

Others thought. No Zakah is due at all, according to Altu Historia and one of the operation in Altural's wheel

The most far-foxed opinion is the one celligating possing. Zulish for the previous speak, even when it is essent his new to be come to be come paid the doorsy. This opinion is morbid. Oedersing Zulish come with the properties of many Mirroryer, if the appointed sum in which Zulish in their Obdition because is an ad Zulish is due of your on this appointed sum, in world be difficult in figure set the Zulish in the growth present season and Zulish is due of the Zulish in the growth of the Zulish is the growth of the Zulish in the growth of the Zulish is the growth of the Zulish in the growth of the Zulish in the growth of the Zulish is the growth of the Zulish in the

The openion believed to be treat valid in the one that down Zakth not due except after a whole year as of the due of payment or the one obligating one year's Zakth to be paid spen getting the downy. This opinion obviously resis on solid grounds, and is adopted by Alsu Harsetts, Malek and a group of achebras belonging to Alsuad 's school.

Can the grandmother be a legitimate recipient of Zakah if in debt? O: What about a poor woman who was in debt and had us

her causedy young grandehidden (her despiter's chidren) who had money. Are they allowed in pay Zalich to their grandmother? Does she come first on the list of worthy recipients?

A: According to the most valid of scholars' mainten, they

are allowed to pay their Zakah to her or to any of their relatives so they could pay back their debt.

As for paying her the Zakah to help her afford their fairly bread, if she can afford the expenses of raising them or others, the is not to be paid the Zakah. However, it she needs Zakah, the is thus a logitimate recipient and is monthly on others.

Fasting

Is a pregnant woman, who is in no pain, altowed not to fast for the safety of her baby?

Q: If a pregnant woman was specing on regular basis and midwises advised her not to fast for the safety of the baby, yet she was in no page, would she be allowed not to fast?

At It's prognant women fears for her haby, she is allowed not to that provided that the fast in equal trainler of days later and its distribute a rest of bread and accompanying food among more people equal in number to the days she shall not fast in Raefindan.

What is a fasting Muslim allowed to do? What would break his fasting and what would not?

Q: What about mixing the mouth, suffing water, took cleaners, tasting food, vomiting, bleeding, wearing nerticus and look?

A: Scholars unaramously agree that a fasting Muslim can rinse his mouth and smiff water. The Prophet, peace be upon him, and his companions used to muse their mouths:

and smill water white finding. Yet, he said to Louys live Sixth. Thereighly suff more unless you are facilities. Be the date to live him to suff water to foreble him to overful as. Likewing, it is onsummonly agreed that it is permissable to use the neith claimer. However, they difficed so to whether at in set counteredible is too a to the overful as to whether at it is not counteredible in the a to the overful and the present and the property of the permissable on the general applicability of series or the Professor waster during which is about claimer.

Taking food is not recommensable if uncalled for her does not break one's fasting, unlike riming one's month which is called for.

Vocating if one deliberacity causes himself to vocate it breaks one's fasting. However, if one vocate against

Wearing perfume: does not break one's finding as unanamously agreed on.

Blooding: blooding that cannot be belowd such as blooding.

induced by injuries, or cases of bandymenorthors or zone bleeding does not break one's fasting. Yet it is intermediately agreed that accordinates and postumal bleeding-breaks a waitura's fasting.

blooding breaks a woman's fisting.

As for having one's blood drawn, it has been debuarble among scholars whether this breaks out's fisting, yet it is enterestly believed to do Similarly, bloodlessing or

phiebotomy has equally been debanded. According to one operator, it is regarded as equivalent to having one's blood

Concerning hold, Ahrend and Malek behave that like perfuse, it beaks one's fusing only if a reaches inside one's head, whereas Abu Harterfa and Ashaffa' believe it does not

A man who could not fast or pray right before his death.

Qi A sum was incapacitated by illness during Russians and could not tust or pany, then died. His parcess are selfaine though if they fast and pany for him, will they have performed the obligation for him? Does he have to explicitly orquest this in his will?

As It the man took ill and could not perform the obligations, this parents only have to feed good people in compensation. As for proper, no cen has to pricy on behalf of another. However, if one of his parents voluntarily prays or hast on behalf of their dead son, be to rewarded for it.

> Refraining from going to extremes in worshipping Allah

Dr. What should account in extremely an introdelessant Allah-

A: A man heard the Prophet, peace be open in, as saying, "David's grayer was the most pleasing to Allah, and David's fasting was the nost pleasing to Allah; he much to steep half of the night, pray its third mad steep its such and he used to first every other day."

So he pledged to fast every other day and continued to do not for over a pair. The man was married and differin, which required him to preserve lost health and whatley. The man sets grew better on meanings wrone of the Que are, so he health featuring weeks and repenting here moving day.

right in figure price carbonistics on workingstop. Altah has a result, the deficiently of homing posterie with the afficialty of homing posterie with the afficialty of repeting and reconstraint posteries of the Quran coupled with the exhiumon testified by drowned workingstop of Affid, theopile has not poster for first and viriality. All resulted in a size of distriction, sowers basedom and does comprehension in the street has been and does comprehension in the street has been sufficient than the first thing the contemps of whatever the first This collection coupled be an in a surface type.

Yet, his deveton in weetherping Allah brought point light into his life. The man refused to quit faiting in order to honor the piedge he made to Allah and for first that this Whenever any of the well-vened near of religion tried to disease has the ten pressure as in. In wood by a Yaza's to disease has the pressure as in. In wood by a Yaza's to the pressure as the pressure as a pressure as the pressure as it as at reconsected by the term centred to make such place and cast bey manager in equipment for veloning all place and cast bey manager in equipment of veloning all Shoods for not pressure in a proposal and mental both or does not be the superferm for displacement all apprets to the first place of the pressure and apprets to in doing so near Adhi's worst in the generals but the one is wough personal only from the interference and any

woman going on a pilgrimage without an unmarriageable kin.

Q: Can a woman go on a pilgrinnige unaccompared by an unmarrianceable bin?

As If the woman is elderly, no longer mentionales, largiven up all hope of getting married and him no immatriagable kin, she can go on a prigringer in the company of someone ahe trusts, according to Malek.

Aphales' and one of the two operated in Altand's solved

Can a woman go on a pilgrimage

Qs Can a woman go on a prigrimage on behalf of another?

As Scholar unanisonally appeal that is women can perform a pigramage or babel of success rooma, be the to-complete or any other woman. Smallerly, scarring in the complete or any other woman. Smallerly, scarring in perform the pigramage or behalf of a new The Peoples, poster to appeal time, codered a worsan from Kall more profession for pigramage or behalf of a new Kall more profession of the property of the property of the piller woman of the property of the property of the collection of the Peoples of the popular size of the section of the property of the pipe Marian worked to be preferred by pigramage was the discon-

Can a woman who has already performed the pilgrimage go on a pilgrimage on behalf of a dead person and be paid for it?

Q: what about a woman who has aboutly been on a physiciage and was saled to perform the polynomers on behalf of a dead person in return for money. Would she

As Sio is allowed to perform the pilgranage for a deal person in return for money to be scooped with the intension of performing the obligation on his behalf, is unanimously agreed on. However, if the money is paid for home the woman wholey were of two continues.

The first Ashafer' maintained that she can take the movey. That second. Abu Hurarifa mentained that she connec. If this wearin who has always been on a pdg.image intends to perform the obligation on behalf of the dead purson. As would be rewarded for it. However, if she was solely

Circumambulation of the Sacred House made by a menstrusting woman

Qi What is the judgment of a woman who circumumbulates the Secred House in her menses?

At According to one of the two opinions of the schuling why claim that perficultation is obligately for encuratebolation if a meastrasting woman, or any one who is intuitly impore due to seemail electricity, must requesty us, not taking ablantic, or because of carrying impurity in genomic constraints the Sharred Bosses, is will be affilicant for himster and will be request for samfice either a sheep is the case of minor impurity of she-camed in the case of mensionation or impurity due to surmal discharge.

Forth-slig, a measurance received or occument-balance may be accommended for the first that excument-balance required for the first that excument-balance required for the first that excument-balance, and the cost of concument-balance, nearly as in the case of observing Palad Facebano for a term time in the case of observing Palad Facebano for a term time in the Abendum (Britani) what reseme. "- and sauctiff MV Abendum (Britani) what reseme." - and sauctiff MV Balance for these who compose it received or standing on bow, or prostrate themselves (therethe im provers)."

As Allah ordered Prophet Abraham to purify the sencetly i.e. purify the Secred House in accommodate the does of the above meanoned kinds of devotion, a monstraining voymen is freth-fiden to enter it.

The scholars, however, agreed on the opinion that casesinalished aconomic be recoact files Prayer in terms of when in Bertal and what is problemed, and that cercumant belation cannot be samuled by the some acts that natify Prayer, so this securing, drusting, speaking what is also to the world of Prayer, and

For those who hold that a measurating woman is forbables to circumstratuse the Sucred House because she is not permaned to ensert it at the first place, not because that she is not permaned to make occumumbulation useful they claim that purity is not a condition for circumstrabulation, rather a measurating women can occumumbulate the Secred House in case of accessity, as the programment operation of the contraction of the contraction.

Albh ordered Prophet Abraham to purely the Sacred House is accommodate those who circommediate it, those who observe Pulsaf mit, and those who perform Purper mit. According to the agreement of Musiam scholars, purely free mixed impurity i.e. making abbation, is not a

A women who observes Trials then has been remose straing been any in the manage may obtained been study in the manage may obtained been study that the processory. As for the pitches "--or how, or powers to the observers of Proyer, for which parky in a principation, according to the unanimous agreement of Mosini scholars. However, a necessaring woman is not organized to perform Direct, miletine for Prayers in the true of her managements, nor the Prayers in the true of her managements, nor the Prayers in the true.

Another question is raised with regard to one who circumstratedure the Socied Hous, shall he be treated life one who observes l'Utile of like one who observes l'Utile of like one who perferens Prayer in terms of the requirement of purity? This question

opened a long scale sociale of 450444 (socress of discretizing regimen based on Qui'm and Samah), of the charge that "currenterholisis of the Secret Boase is that Proper," is a searched to Bis "Mobis, not to the Proper opene be upon him!. Some parises reported by "Mobis as support if one currenterholisis" for Secret House while being multiplication for the secretical discretization of the properties of the secretical secretical discretization in the recognition for a secretical discharge, the wide because the other a secretical

No float, when is mean here is that organizations resemble Preyer in some appear, but not that it is a kind of Proyer, for which party is a must. The since applies to the report. If I may of you appeal the measure. It will not report if I may of you appeal the measure is read and not restrict his hands, as the will be regarded in Proyer. And the report. "A service will be considered in a constraint Priyer, to long to be a bound by the child of the priyer." As a price will be considered in a constraint Priyer, or long that the bound by the children for Priyer.

Berthy not, according to the appearem of Merkin scholars, a versus model and interactivable for Sector Goldens, a versus model and interactivable for Sector House, takes the introdity part, as reach as decide in the market file. Sector Heisen which they membraness; also should not encouramentable at . But the cent action Available and perform all renals other than convenientabilities. She also all with other than convenientabilities. She also all waste of the becomes must be presented and the convenientabilities for the section of the center of the convenient of the section of the convenient of the convenient of the convenient of the section of the center of the convenient of the section of the convenient of the section of the convenient of the section of the center of the convenient of the center of th

Attending (Analoh by a menetosating resonant

Q: What is the judgment of a measurating woman who

As A measurability wereast can attend 'Archib, One cas amend 'Archib walking or riding. The bear of these as determined according to the conditions of people. If mining is preferrible to a main, so that the people, who are in most of team, may see hom, or because walking in definited the hom, he may street 'Archib while rading, as the Prophet (seen be upon laim) once attended 'Archib while rading.

A weak woman who spends the night in Muzdalifah

Q: What is the judgment of a weak woman who spends the right in Muzdairfals?

As According to the Progincis Santali, to take polymers instead prend the right in Mondroliftin and wait including including the profession the Merting Proper and attend to Markor Af-Hawas, in which he should stay until the detection to the state of the program of the work, such is women and challent, before about a basis in Smith of the set of the record. Strong pilgrams should not be the set of the record. Strong pilgrams should not be Mondroliftin until so after the breach of the down, performing the Morang Prayer, stording by Musobitish, since all the area of Musobitish is a station, however, stording by Mout! Quesh is more prefurable. These lies the place that were unjuried and Model for Ad-Massach.

Circumambulation made by one who is ritually impure due to menstruation, seminal discharge

Impure due to menstruation, seminal discharge or due to minor impurity i.e. not making

Q: What is the judgments of one who circumstrabilities the Sicred. House while being mustly impure due to mentarization; sentral declarge or due to extree impurity i.e. not making abbittoo?

As it was reported that the Project (seech to spen him) but to see "A constrainting several profession all massive course; constraints when any forms all massive course; constraints when a few and the project was the property of the project (see a few and the project (se

It was not reported that he speace he upon hard content from who circumstrabilities the Scient House to miss abstrace or west impurities, while he necked those who were jump to Propty or make abstract. The friendistness of a consumerabilities by a measurability woman was than because of maintaining the uncertaining woman was than because of maintaining the uncertaining woman is not constituting woman is not permitted to stop in a, while the property of the p

The forbeldance of a menstrusing worsts to consumbation for Same distance might stole because of the problems of currentroblemses on the part of a menstrating wereas, join to the spothblinds to perform Paring, which is proved by Ouris, Sanash and the consumers of openion, to much the Hely Qurisa, according to most solebars, or or cente the Hely Qurisa, according to one of the two wanter opensors of solutions.

These who prohibited the excisation of the finity Our analysis a generating security, such as the finition of quantities a generating security, so the finition of quantities of the opening of Iman Al-Shaffi and Lana Alba Harath, disputed over the permissibility of receiption of the Hely Our an by a measurating security and one wish seafers from purpose all feeding better washing but after the cosmission of blending into these CHESSHS.

- L. It is permanelle for a woman to recut the Holy Qur'an after the cossisten of mensional or perspectal blood, and before the risual bathing. This is the chosen opinion of the judge Alto Ya'lis and the surface meaning of the manning of the personnel.
- Recutation of the Holy Que'un by a woman after the cessation of meastrasi or pureposal blood, and before performing a risul budang is totally forbidden.
- It is permissible for a woman to recent the Holy Qur'an following childburth, while a menstraining woman is prohibited.

As for the probletion of a measurability contains certain for images or proteins of each source properties. It is shown a properties of each or properties, it is shown a properties of the money, or a only probletion to escale both size and the source term. I are not provided to a contain the size of the source of the sourc

the I am measurements like confect "Year measurements

Manusch, the Prophet's wife, said The Prophet (years be upon him was used to put his head in the lap of any or us, while the was mentiouring, and would recent the Hot-Quarlan. Any of us might spread die Prophet's cover live how or the mostle while the was mentionation.

not in your head."

It was narrated by Aba Dawed on the authority of "A shah that the Prophet (peace be upon him) said: "I do not permit one who is riftfully impace due to sermand discharge or a recommaning woman to enter the mosque."

To remote between this hards and the rather steeming shalles, such as train AS-Marth, from Alman ward others differentiated between the case of passing by the measure and that of staying in the measure and susping in \$4.5 yr. a measuring secons, such as from Ab-Heinblid and hum Makik. Others did not fortude possing by fer measure, on the bases of the QuiTrain write—makin in it takes all commands imparity (except when threefting-onther code), and their weaking pure which body." (44.5).

from Ahmad and others permitted the stay in the totoque for the sike of performing ablation. This opinion is supported by the nurration of 'Ata' bia Yasar, who said' I saw men of the Prophet's Companions stay in the mosque while they were ritially impare due to acretical discharge, after performing ablation like that made before Prayer.

Penhapi this was because the recopie in rest frequented by the angles, who caused trate a place where a rimple proposal is protect. For this reason the Penglest Control of the Recept Control of the Penglest Control of the Penglest Control of the Recept Control of the Penglest Control of the Pe

The Prophet (seace be upon hers) ordered one who was retailly surpaire due to sential discharge to perform administ before entire, deriving and it is use he would oppus instructions with his wife. This is a pred that if one who is rittailly surpaire due to sentent discharge ranker administration, the parts of administration of the control and which means that the sous or formal impurity with not be

However, if one has a more impurity, or an augusty leaser than major impurity, he will not be transfas one who as mailly unquise due to sectional dechange, in the sense that the sngels will not abroam from womening hafunction, should be dies in his sleep, and that he will be permitted to allow paid says in the mosque. This indicates that ritual impurity can be divided into parts, some of which may be removed from the parts of the body which are washed or wiped with the water of ablation. This is the amount of the majority of wholes.

As regards a meastraining woman, whose impurity in continuous, is legally escened to stay, sleep and ext in the measure, without endoing abbrion. She is not feelidden to do what a ritually impure one is forbidden to do, in case of

On this houls, the preferrible opinion of scholars is that internstrating, we came may rece for his MyQ Qu'n in the as in need of it. This is the opinion of linux Mish Qu'n in the test to opinion of linux Mish Qu'n in a number of linux Mish Qu'n in a number of linux Mish Qu'n and a number of linux Mish Qu'n and a number of linux Mish Qu'n and a number of linux Mish Qu'n in the linux Mish Qu'n in the long Qu'n in the case with cere who is frainfy inspure purpose, and in the proof that the case of sheeting the linux Mish Qu'n in the proof that the case of sheeting the linux Mish Qu'n in the proof that the case of sheeting the proper person can.

If it is argued that a measurasting woman is frebidden to observe Prayer before the creation of Polod, as matter able making perficiation or not, and that her hardwal in prohibited to have intercourse with her, which entails more sorter, forbeddence on the pure to open the mought of says in it, this can be asswered by the argument that in forbidden act may be permitted in case of necessity, such as the permission to drink blood and eat curries and swin-

Purthermore, some other acts which, though are instructly probabiled, but cannot be permitted withrest successity, such so wearing silt gontrents by men, dritting in gold or silver wessels, etc.

It is more smelly ferbidden to pray to a direction other than the QDbish, to pray with the private parts encourage, or to pray while there is an impurity on core? body or garment. However, all of these may be permitted, or even become obligatory in case of mecosary. Other likes nearly problemed acts cannot be pennisted unless it case of secretary new horizontal of the Holo Our'in.

A mustly inpute person due to a seniral discharge whose separity is continuing because of this inability to trade must working or uppermant (day ablation) shall be record as the case of the mentionaling woman mentioned previously, despite his occurs monly.

The Prophet ordered measuranting women to get out on the occasion of "Ms and witness the orderation and good treocations made by people and pentounce takker [Saying Allahr Akhar (Atlah is the Govarrol].

The Prophet also ordered mensioning and confined women to make Britis, Talbyth, witness 'Amith while propositioning memeritarize of Alibis had applicating this throwing pebbles while remembering Aliah etc. Ali these

are not disapproved for a menorusing or a continual wereas, under they are obliged to do that. A person who is ribially impute the to seemed deschape is discouraged to do these sets until the loss a risual weaking, as he can the confe, which is not the case of a mentionaire wereas.

The findulars of a manuscrim, versus is constructed to the Sacrel Stone is suited with the cause of manuscrip the assessing of the seesage. This said some of the Headin schools, as the school Stone is not followed in the schools and the school stone is not obligated to the schools and the school school

Abdullah said at his Monasik I saked Sha'hoh ber Binersod and Manuer about circumentulating the Sacred Bouts without making ablation. They saw no hadron in the Abdullah said! I asked my father about that and he said! I prefer making abbation before circumannbulation, unce circumannbulation to find Prayer.

There are two mentions after limin Ahmad regarding the publication whether it is a personalists of circumamelation or not like into had to meration organizing the secondly of purification during circumamelation.

Some Hazed scholars manapined that partification is not obligatory before excurrentivelessor, rather a suppressupport act. Neglecting partification, however, retails offering a sucrifice.

These who signed that a presse who has not madsistence on make consumerations, may justify to doubtdoor from convenerations by management of search of the major, and because of consumeration that and contact which is not the case with Project The key of procuration of main loosed, re-adopted to the proposuration that the convenerate tables and sede with the procuration of main loosed, re-adopted. Whilein we extracted this game to very the and Adults Meller and the above tensification about the control looper of the above tensification species.

it was said that people were forbuilden to circumstrabable the Sacrod Hease while being made, because of marrarising the sericity of the mosque on one hand, and to said the sight of people on the other. The morrows of this morrise said that the place of

in proposition of this opinion has in the postconsummabilities in considered the most horizonble phaces of Prayer, which cannot be word of pitgrims. Allah the Alrughty soid: "...Wear your broadful appared at every time and about of Prayer..." (7.31)

Thus a beautiful appared should be ween when entering places of Proyer i.e. mesques. This is not the case with

Proper stuff, as a wordsomer should cover his body for the measure of Broom which you be performed at you place. If one performs Preset indeplicable in a dark house. he will be required to cover himself for the surpose of Prayer. As for coreamanbulation, it cannot be made unless in the Sacred House Pulcuf also can be made in say mosener, her causes be made elsewhere

Board on the shows a menurositing woman and a person who is recally region that to accepted discharge are not probability to encurrentelate the Sacred House, in it is not problemed to make discurrentialistics without performed ablation for they both age not embalated to enser the mesque. If both are deven by a necessary to enser the mount they will be refitted to that right more than ore who makes circumantulation without ablumes descrite having no excess to do that

Consider the case of one who has not performed abhasins. who is forbedden to perform Proper or touch the Hole Our be deserte his ability to make numberston. Copyright also that these acts are permanable to a person who re make ablascon he may necture Prayer without residen washeng nor Taxonmum, according to one of the two amazing the layer and the state of the state furness researce of the schools of Irram Al-Shorl's and

It was also reported that some of the Companions performed Proper while herpe mapily amount due to seminal discharge, before the Que'anic verse regarding

E. 411E

Fasting in Ramadan

A mentionality women is not required by fail during the mesons. Size may noutle due to first the style shed not fair. In a month other than Barandia. A revelor and a set provide with a figure as bein fail, any enter-concession to make up. the emosed days in a menth other data brandard. A mentional greating, fails, why is originally brandard as the emotion of the month of the days. The style of the study of Fail and the set of the days of Failing for one month only if the studies floatmand sugginal blending. The significant concern Failing.

Forbidding a menstructing woman to perform Prayer

Proger is a recurrent ebligation repeated from times disly-Mentistration. Indicates from performing Proper. If it is a rigided that is memorizating woman away perform Proper in case of recensity, then memorization with the beginded as a limitation of Proper in all cases, as will be defined of the Proper in all cases, as will be defined of Proper, which is an correct, some Proper is no succeed that it cannot be performed by a recommaning woman. The Proper performed while woman is madily pract is, then complete a compression of the Proper model while the sess ritrolly impage

Arrestant

It is around that of elementorshubulen if necessary during construction, both Proper and Factors will also be represent during meregraphics, which can rever occur.

During deepe menutration is alternately imacconserview the observices of Fasture is latered to one month only, which can be made up for in any mouth, should one corner observe. Duetre in Barratin. Serve obligation Figures as contributed during constituation, supergroupper has a good chance to make up for the printed days of Facing scheduler she becomes might man exactly in cortain trace, is also permitted to offer it is other certain times. Thus, such fasting coappet be permitted, as diere is no compellan circumstances to observe it. Supercropatory Prover is not permitted at ninux when

performing Person is disconnected unless it as a course Prover up that is performed for a certain need. The preferable occurries is that a causal Prayer is permitted at times of the disapproval of performing Perper, since if it is delayed until the time of disagreered means, it uply tries

For this reason, a woman who suffers from Assistation (control surred bleeding) is neground to perform Player and observe Fasting, juice the has a continuous excuss-

If Proyet is pennined during menor usion, it will not be a headrand from Proyet in all cases, since mensuation in concurrent with all seasons. The Proping legace be upon concurrent with all seasons the Proping legace be upon to the properties of the Proping legace be upon presented it on the disquare of Admir March and proceedings of the Proping legace of the properties of the Proping legacine of the proping legace of the Proping seasons and the proping legace of the Proping legace of the proping seasons and all the proping legace of th

Perducence, el all acts of devotion ses permitted demogsivermuton, il will net be l'informace any more, thenper permitte de la serial discharge and more respertiy, act de state of besign without ashares, considered a historiane, which estatés a gireit contradicion. Il "all acts of devotion become problèbed during innutireation, enogs for Puyer, a will be at even messes contradicion.

This a mensioning woman is not permitted to perform Prayer, as she can do that after she becomes ratually pure, which is her predominant conditions. She is permissed, however, to pronounce Talbyth, concentration of Allah and supplication as much as she wishes.

A mensioning assume is notified to well-heard is once

A mentitruating woman is codered to wish hestelf, since the Prophete (pience be upon hing) ordered Annai to take a retail buth upon making fluture, when the former sufficed pureprial blooding following the buth of Muhamanad bin Abu Bake. He (peace be upon haze) also ordered all woman o forliow said. He further ordered "A'mhath, when she

He (seece be upon here) also possible decentrating seems to produce Dulysh, attend "Arich, applicate Albh and remarker Him without a need to take a risal halt or perfects a believe. Centrary to persons who are mailly impace due to seemand dankings, til slose neck will also be designed on dief part of interminating revenier. This is because they are in need to do fits, and risal-temper at almost common research their continuous strength of the size of the siz

A quession is raised here Can Thysomene be a compensation of such kinds of building, as well as the washing of a deceased when water is lackung?

There are two openesss, one is for and the other is against. The permanding receivable Mustle L, which we against do even the its mentionaling or conflood, is not like renal-bading made after renal inquiring to the after renal individual, more like abbasion made to be one of the state of minor impossity. However, a superstanding woman correspond to take a both upon her arrival on Mecca and at the occasion of attenting. Another incoming the permanding the control of after a both upon her arrival on Mecca and at the occasion of attenting. Another incoming the permanding t

As a recestrating woman at furbidden to perform Proyer bet not forbidden to say remembrance of Allah without disapproval, the difference becomes clear between when in preded and what is not needed.

Arrancet

A situally impure person due to serious discharge and reswho is not taking abbation are permitted to say all Rusis of remembrance of Allah, data there is no restriction as this

A monity inquire person due to sominal discharge is forbidden to recite the Holy Qui'in. It is disapprised by him to make Adhas (call for Prayer,) deliver a sersion or to sleep without performing abbition. It is also disapproved for him to perform der ritials without purification, despite to a habit to make ranforming.

It is also recommended to one who is not insign abstration to make purchasitant before the remonstration of Albid. The Prophet (specie be upon hairy stall, "I) did not like in recombine. Albid without being citizally pare." A measurance woman, however, is not recommended to all any of these things. At the same time, the remonstration the analysis without purplication, it not disapproved due to the unscenarios reports in the Prohybic Stamuch which the unscenarios reports in the Prohybic Stamuch which

Recitation of the Holy Qur'an by a

Scholars disputed over this question. There is no possifrom the Surnah that forbids a meastraining woman is occio the Holly Qur'un. As for the hightin. "Neither a menoruning woman, nor that who becomes initially arguer due to seemal discharge is permitted to receiv anpertion from the Boly Qur'un," this manuscen is pulged aweak by the orbeiters of hadrid studies. It is not reced back

If recitation of the Holy Gur'un is prohibited to necessrating women, the Prophet (peece be upon hard would have prohibited women in his time and the judgment would have been conveyed to the Muslim community through the Mothers of Believers in the

Menstruction and F tikef (Seclusion in a Mosque for worship) This also notices the poshbiling a regarment worsh

to communication to an idee probability for to enclude in important point interpretation of the interpretation

As the encumentalism on, it is not to be performed except in the Sucred Mangue as it is restricted to a certain place It is not like I'mbar, for a separation for the person who secladed himself to get out of the mosque for necessities such as allowing the call of nature and outing and directors.

When he is not of the message, he still in the state of sectioner, that it is not permissible for harm to have intercounter with the wide is Allah stat. "Do not successive with the wide is Allah stat." Do not successive with pour week section in the most permissible to the primary members, the most permissible in the section with sole is with a most permissible in the section with sole is with a not permissible in the section with sole is with a not permissible in the section with sole is with a not permissible in the section when the section is solely as the section with the s

As long, as this act seconducts? Wind, and is a permissible for a memoraning second to per out. for accounty excusions has not one of their balled Asia for accounty excusions has not one of their balled Asia for accounty of the case of Pickot, distributed action and proper when the referred to classing and uncertifying His Hosse in the soft referred to classing and uncertifying His Hosse in the soft "Smoothy by Hosse for those who companied it resurd, or we fit as a retreat, or how, or prostrate themselves therein in Press."

Presenting menstreating women to enter the mosque is one of the signs of its purey and security Coronnambulation is

just file. I tiked not prayer, because prayer could be performed in any part of the earth and is not restricted to a certain mosque. During prayer, certain acts are prohibited

Notestary

In fact, circumsubulation is an act of devoten that is not
opined to librar. Therefore, obligatory excumsubulation
is only the after the first part of Hall., The playin is so
circumsubulate as Alah sould. Then let thou couplet
the rices perceited for them, perform after twos, and
logistic of crumsubulate the Ancient House. "Algume
corecumsulation after they have illusion the rices perceited
in the control library and in the control library and
interest and in the control library and in the control
library and noticing is probabed for the proof illustrations with these waters.

If a plight his intercents during the period, his High to aim millifed seconding to the uncertainty agreement of Maxim scholars. If it has been as not of wordship is in materiated to the Secret Monage, had had been as all respective in all mosques. All this expect dust his House be assembled and purified for those who concumentables, excited themselves in it, bot and promisee discussionables in one in the property of the property of the million of the the ritable required in High or "Unrash, the should slikelyier; an automatic deeper, pool or a carried". If he does not perfect an obligatory act during informationals, only in a point of discourse, where is declared extended to the control of the pagents of the control of the pagents of the control of th

There are claims that when a weeren is mable to consummarishing because of monotrations, the chiefla reams home while the a stiff in her was to 6 flexion, to-stood just like those who are provised from performing Haj-(Dokara), Haji is no lenger obligatory on her, or the obligatory encounteriolistics in soo the other all such childres do not consum with the fundamental of foliams legislation. Those note of the finance who delivered such radiag sor in these control of the finance who delivered such radiag sor in these reasons.

As for the soying of some linears that she should shoughter an arignal or column home on her state of Barant, this is a generalized saying only applicable on their age its rach age, a woman could stay in Mocra until measurantees it over and she can perform circumsandishion accordingly The scholars of this age used to order these responsible to the Higi fearney to stay in Mecca until mensionation weeken are pure and they perform circumstrations.

from Makik, and other scholers see that the person michings of the Haji journey should stay usual micromatring seemen are pure and they perform circumstrabulation. Yet his, followers say, that he is not catalled to sky at that age because of the clear on them that of the tain.

Soldan' dipulsion that mail purey is a condition for convenientation about he interpreted that when a weman is able to concentration to the in finally impaye, and not when the translet on the in finally impaye, and not when the translet of the interpretation of the contract of the property of the contract of the contract of the property of the contract of the contract of the Allah Rower begs. May Allah have proce on Propher Malantonia.

Q. The Sheakh of folium was asked about menurumon which happens so many women during Haji and the various cases of

- s Some may menutrate at the very beginning of Hagi while others during the Traducia days?
 - The first case: A woman may recisimate at the beginning of the month, and she can not circumsrebulue except in this case of renal importing When standing at Anath, some pellowesh and brownish materials get out of her varyine even after six has been more. What is the legal inference in this case?
 - The second case: A woman usually memoriates from the fifth or the right till the seventeenth day of the month or even more Six usuad at Aunthly, throw the pubbles, and performed the Hiddh coccumentalistics what the in memoriating. Besides, she has not managed to perform Umrah.
 - The third case. A worten stood at 'Aralith, threw the pebbles, and headed for the Bidah cocurrambalance but she memorrande She has not performed it and concealed the matter. She had the desire to perform 'Unarah but she

did not. She returned home without circumanibulation, performing. "Unrish, or staughtening an animal (as a

A. A measurance, wetten should perform all risals except feriorconsorbition scending to the trailities of the Proplet (speec be upon limit and the unanimous guerness of Abdulla Timars. The Proplet (speec be upon limit) and. "A measurance, wereast absolut performance and the performance of the perf

What if yellowish and brownish materials get out of her vaging? There are there openens adopted by schelars in Alamot's satisfic school and others.

The first opinion is that such yellowish and brownish morrish are signs of mentionates. The second is that they are not. The third is the most proper one. If such materials get out along with the black and red blood, they are a sign of mensionation. Otherwise they are not, because women used to send to "A" brish a piece of cotton ducy have put in their vagenes in order to check whether they become pure or not "A" ishah used to reply. Do not have used you see it while (without any other colored materials).

Thus before seeing it white, they used to consider left the period as the monthly period. Umm "Allyah also said After purity from mentionalism, we were not used to pay the least attention; so yellowish and between the macrael-section on of the vortice.

According to the constances agreement of Messians establisher, many arreputs to a condition for currentarylations around the Hotens-Its case of other facilities. Disputing its not a conditione. As for currentershinates theorem Safa and Marwell, there to despite among advictors about the time intelligent of them, the condition of the condition o

There is dispute strong scholars regarding ritual purity to it a condition for proper circumintalistics just as lot prayer? Or is it in obligatory not which, if ignored, one should doughter an unimal? In this but case, it is similar to the one who centry igno the state of latter from a place that then the Mission or the one who full one throw the middle.

There are two famous points of view on this case as exposed by Almod. The most famous one is also adopted by Malife and Saliff's its significant that enable parties to condition for executarizabilities if a possible communication in a partie of examination of the processing of the

tears

The second opinion is that ritial pority is obligatory and if one was impute, he should staughter an animal. According to Also Barrish, the one in a state of major trial impurity or a measuraling woman should staughter a cancel, white a person in a state of nurser mail impurity should shoulder a shope.

As the family Almed, le did not define the type of assertion be followed whether it is a causal or as been file stated it clearly when he stard about a person in a suar of magner manufacturity when the stard about a person in a suar of many Ahmed replied that he shaded skeighter an animal Source of his deligence apply shase reliange when a person has an exception of the start of

Solvites who significe than impairly for concentralization tages that as a just like project. As Novil yard olders reported that this Most natural data was a proper than the Most natural data which are concentralized to sound the Sherrid Hose. A should be concentrative sound the Sherrid Hose. A should be concentrative that was the Sherrid Hose. The sherrid Hose of the Concentralization when the polytestic most of necessarylation are not the Solvind Room white they are maked except for a rethe celled of Hose white they are maked except for a rethe celled of Hose when the Sherrid Hose of the Sherrid Hose white they are maked except for a rethe celled of the Sherrid Hose of the Sh

Noted polythesis used so argan that they had distributed. Albih in these clothes and brote they would at their dering correspondance. If they found clothes worn by Al-Plann tribe, they would see them of the world in the world in the contrastibilities while they are nated. Green they encountribilities in Al-Harm clothes, they would throw them world.

These were inscendent made by the polytheuts during consummination and stay also problemed some basis of colon when they are in a save of throw. Therefore, Allah revealed from verse: Wear your bestiffeld appared as every time and place of gazarer, as all and details but wrote not be extent. He shall be true not the waters, Say who has forthering the beautiful gifts of the stay in the has forthering the beautiful gifts of the stay of t

shameful, they say: "We found our fathers doing so", and "Allah commanded us thos;" say: "Noy, Allah sever commands what is shameful; do you say of Allah what you know not?"

The shameful are mentioned in the notes is

cicematalation remarke Sacred Hease while they are naked Hence, super virtual integranty in ellipturey in concernmentalization occurring the superiorise personnel of Median schollers and the drawn earth. As in the concernmental concernment of the control of the concernmental concernmental control Schollers who adopt that it is not a condition below multiforce are obligatory area. the filling measured by disripturing in started Sach has are not conditions for a count fully intel of a pagetim of the specimen form to count fully intel of a pagetim of the specimen form to count fully intel all pagetim of the specimen form to the country of the control of the control of the control speciments.

is not the case with project.

And then obligations was a project which, if not derect it is still which? Is it are what if he did not perform time.

It is a native should be a native and object on the project which is a native and object on the project which is a native should be a native and would be a control object on the project of the opening of the control object of the opening of the project of the p

other acts such as avoiding impursuss which, if ignored, a person must perform the prayer again within the legal time. If such time is over, he should not perform n again.

As for the second question:

When is women memorant and becomes pure before a second consumption of the consumption of

If the recentrated before fields, the near stay is Mexico next their instant part and the air con concurrent manpeople with the cheatal may as well if they can in older three, reads were secure and people used to wast for these trapposition of the whole year. A women, her furnity and these responsible for the Hell printing were able to stry in Mexico useful the in traully pure and performs remanifications. Solution seeds on odde people to do so They may even ordered show in charge of the Haji journey to stay until menetrosting women are pure as did the Propher frence be upon him.

Abu Hamarah (may Allah be pleased with him) said; A petton may act as a prince while he is not. It is a werman who membranish before Hafah and the people her world say until she is risully pure and performs overcompletation.

Novasion, meen women could not say after the Higi party lexest Mecca. They assailly leave Mecca a day, two or fees after the Tashing, a Meman may have meniminated on the Saughter Day and the will be pass after seven days or arreer. Say could not vay it shocks retail the is entailly past, either because alse does not have enough manay or after the country.

She may be afraid that a himm may affile then, her moves may be spent identify such as they only extract some stars be recognized to the star between these stars be company. Because, the party in her company may not be able to stay with the celluler because they on non-terms alone, or because they that that they may be extract alone, or because they that that they may be exposed to asky during that affects their lives and not exposed to asky during that affects their lives and not sufficiently. Sometimes, they may be able to stay, but they do not do it. Thus her excuse remains the same.

This is a very common matter. Once this woman circumstrabilitied while she is memorating and late sawaried this act by shoughtering a carried or a sheep, her Big is seend according to Ahu Hantibh and Ahmed who believe that mojer rimst limpurpy to not a consistent for corresponding to the contract of the excessed. The is a conserverable point among scholars. It addition, if concurrently unlike the last or conforting the contract of the contract taking the conditionsets consideration? In conversabilities while in the case! This the point must people must be brown, it is more

obligatory are be could do.

As for acts which he can not do, they are not obligatory. In this case, a woman will alcomambiate, such over it he had been memeraturing as when abe caters into the state of thems, puts pieces of cloth or the like around he memerature. The in the source case. The in the source case.

First: this woman can do nothing except for any of the following five acts

the following ressors:

- She should stay until she is minally pure and then circumstubulance. What will be the case if she has no money to support her or a place to take as shelter! If she shall not return home and stayed in Mecca, some may oblige her to adulately or even rob her mency if she has are.
- 2. She should reusen harne without performing circumsenbulation and she stays there in her start of linear until she is able to return to Mecca once again, if she can not, she should be in her state of linear until

3. She should get out of the time of linear just like those prevened from coupleding Bull, but also at all entitle control of the should be set all entitle control of the should be shoul

Both parties inconcend the Case 'Unera's, Sense say that the Popylot's (see to layou ham) performed it again while others say that he did not. His companions were more than one through land from handrais, and show who performed. Unrah with ham lost year were made he in a ramber I have taken the latest three through the content was not asset of a case between the Prophel (seace to upon ham) and the performance of the course he performed it again II was an independent. Unrah

4. Whenever a woman expects to menotrate and hence she can not circumstributes while she is pore, she is not to be explored to perform Hay. About fifty percent of women menotrate either on the tenth day of the month or days before it. Their menotration loss one two or drive days after the Tashrat, Thorofore, they, almost always, can not perform the Bhaha Correspondence when they are ritally pure. Even if a woman performed legs, the mass have recome to any of the above-meaned three options, orders the would commensabless while the symmetriality.

It is well known that a wormer in not to be experted to perform the first option, because it leads to doing owny with her religion and worldly affairs, it is also well known that Allish problets such matters, how comes that He exports all.

The creation is not also permanuble for the following three masons:

First. Allsh move redees applying to may a the state of flarms until the dist. Where a person is prevent our compiting minds by an energy, he has the bill right to end compiting minds by an energy, he has the bill right to end end to be a state of the state of the state of the office of the state of the state of the state of the office of the state of th

Those who prevented him from eating the same of Brain say that the harm cauched by thisses or promy deep cores to an ead once he per set end to the same of three he case of prevention by an easily, parting the eat is the same of Harm. We allarly them no meant to be country, and the whole the case of Harm. We allarly them no meant to be country, and the wholever satts problemed dering himse the lost Brigh. But put as each to the date of them they prehimming a major part and only the same of the latter of them by prehimming a same put as each of the latter of them.

As the district, execute the restricts the best his less an instance to the High or United. The proof present is not to complete the High powering or just like his need to restrict, and the form the size of the restrict tools of the size of the form of the term of the size of the size of the size of the size of the present paid into present paid the size of the si

It is well known that of the woman keeps her state of Bream, it is profibled to have sexual intercourse with in an author jurnous school, even the introducery sexual intercourse are profibled. It is also prohibited for her to many, apply performs and shorting according to the openion of some scholars. Yet, our religion mover injores such.

If some claims that a pressen prevented from completing, heigh or 'Unrath because of severe thross or abject poermwhich does not allow ham to cravel, and hence he keeps hosails of thrain, such aying in refliate according to the frankmentals of religious. No ignors have over said that very sick person should keep his saint of thrain usual hades. Instead, monther era in the perform High on belotif - him of he has sufficient money according to Shafi I and

According to Insum Malik, physical ability makes Hai obligatory on a Muslim. According to Ante Berlinki, Icolo, physical and financial abilities are required for Hai-Attend shares thus point of view. Name of the Muslim Insums even such that a very soft person, little words perform Haji or United, How consecution to seem like the Muslim and the dise and in critical to complete Muslim Berlinking.

Second: Such weenen may return home and then travel to Mecen, once again but she may be exposed to the very same conditions of the first journey. She can not return home except with her ecceptary and she may stematized during her stay at Mecon.

Third. This means that such woman will travid twace to they without dung mything. Hegal: This refling is not in conformity with the frestrements of religion. Albit made thig selfigurity on people just once during their lifetime. A perform may perform their justim because the command on slegal net that invalidated his literas.

Yes, such person does so because he did not conform with the regular procedum of Iting such as not standing at Artifal. He may have no idea about the road, or bildowed another which is not marked by most people, and before he did not perform Haji and he should perform at agent A menorating woman has not made suprime in disconformity with the rates of Hig Therefore, the Proplet (sense be upon hard-allowed har not to perform the Parceell and Azerol circumantistation as in the tradescen narrated by "A fishah and Safiah.

As for the record included as the booth part are not in the are of Thirm part of the the people received from completing High or "Dorrah, this is a more proper any and by some solvhors. He first toward in part of the part

There is dispute whether those confidence acconsists. His i.e. when a man has enough unearly and the mastes of interpret but he fours that the vely is Merca may out be safe or share is not enough time to go (stee, is Higs obligatory on hard Can surpress perform his que behalt of him start he dies? On is into obligatory on him at all? There are two opposition to this require.

If a scholar says that such women is prevented from completing. Hay and hence she can end the state of Bravia, he is control to adopt the drive option that. Hoy is not obligatory or even desirable for women. According to such argument, Hagy is not legal for most women during these times because they are not able to particen worse obligatory acts during circumanibulation.

It is well know that this later operation does not conform with the distribution of religion. Micro one is unable to perform norm of the obligatory or described acts of wearing, he should perform the acts he is able to do. The Peoplest (peace be upon hind soid "Iff commanded you to do spreading, do whatever you can (of its "A fallet able with "So for A fallet on most in stance on."

It is also well known that prayer and other acts of worship greater than encouramishabition use obligatory even if one on not perform some of its conditions and perceptioned. However, once that Hay is not obligatory execut person in such to perform some of its conditions and perceptioned.

Erickies, oner lagi sog vitar ste alstanet, og sterre sterre verkerer verker forsterre sterre verkerer verker forsterre verkerer verker forsterre verker sterre verker sterre verker sterre verker sterre verker forster verker forster verker forsterre verker forster verker better verker in blag. Unnat, er ven alter filter av certain oedliker for cremannets sterre wich der er verker forsterre verker forsterre verker forsterre verker forsterre verker forsterre verker verk

It is more susable to say that it is permissible for her to perform the Hachit consumerabilities before standing it. "Aratish In this case, it is permissible for her to circumanhaluce before or other standing at "Aurish Yet, neere of the Muslim Interesh to presented such act. There is an exception opported by the people of Basan who natirated that Brasse Mallic sees that it is permissible to circumanhaluse before standing at "Aurish if one has done so forgetfully or out of agoustice and later returned bottom. In this case, the is now entitled to perform the Halails

Therefore, it may be said that the same case is permissible for a measurading woman if she has not managed to careamarshalae before standing at Antikh. Yet, I know note of the frame who professed such opinion.

As for the case imposed by Mairk, one may say that when a person forgets to incrementable of even does not know that it is obliquely, the terms to perform that papers to a good to the control may be considered to the control may be controlled to the control may be controlled to the controlled to the

If he managed to perform most obligatory acts, how consertion. High is not the whole he has not done just some nex? It should be known that a meastracting women correctmentabilities as permissible and the should shoughter an united. As for performing the obligatory circontentium time before spanling at Arathia, it is not pertitionable at all it occur freque, the other of performing acts of wordspin is not necessary according to the unastration arguments of Moulium solution. You, if one is unable, the order is necessary as in the percruipation of puryer. The state doing applies when one has no records true to perform such a secondary to the agreement of the majority of Moulium solution.

If a post-communities women has the ability to concurrentivate before mainly at Artith when she is mostly pass. and after an artist pass of the she is mostly income, and after an artist pass of the ability of the inter ability income, and after the expression of the tire ability of the artist pass of the ability of the tire ability of the artist pass of the artist pass of the tire ability of the artist pass of the artist pass of the pass of the artist pass of the artist pass of the artist pass of Ramidat because the incommunity of Ramidan Yes, the

According to the motilizous appreciated of Musilian schedules, if them is neutralization between the time of a comman act of worship and stone of as conditions and precipitation, superioris above of the littles is near accordable. If a person has for ability to pay before time is the wirth complete intial purpy and a sovidal illustrate inspurings, while he can not do the name when so time is due, it in any permanelle for him operation is due in the according to the Qui'all, planned and the statement according to the qui'all planned according to the planned according to th

Sewherky sets, of worship are not to be deleved after then

times to disc. Interest, they should be done on time to that the possible. Yet, if one has necessarie, it is permissible to the present the present that the present the property congester. There are one appealsed times for prayer; one for columns people and the other is fer those who have an excess. When a personal performs two pages to applies as the same time, he performed them as their day legal time. He has der nice of the performance of the

The same rule is applicable to standing at "Antible II one spool before or after the time is due, it is not permissible according to the standards approximate of Mention scholars. Blocks circumstrabilities in the local soften standing of Antible or the Day of Shappier and the following days is a germinologic to circumstrability after multiple or the mineral of Shappier of the contract of the standard of the sta

Once these four cases are invalid, there remains the fifth:

She should do what she can and let paid; what she can not

This opinion is supported by the divine texts which tradle this mater and it is not regardency with any of the fundamentals of religion

Doone losts inditione that thoughputhy is obligatory as the Peoplet (poster be upon him) and "A meastmaning woman is 30 perform all risuals coope for consummabilities award the Socred House." This medicates that the command their is obligatory is be failed. "When any of you posses usine, feece or the file, the should not perform approx to less to be proformed ablottom."

the this stall "Allah will are accept your proper utilists your performed whoma." It also and "Allah will has seen performed whoma." It also and "Allah will has seen per performed whomas approximation to the seen performed a vector analysis. "Clean in Young the said "Allah will have a seen performed an according in "the about the said persons should not certain an according to Seen from the seen and the said persons should not certain according to the said persons should not certain according to the said persons should be them as a falla will be said to the said of the said o

Now, it terms can the able can for stay at Mesca which we in make became able tashers from Sec. Became religion and assembly. She is not to be reduced in certains in the property of the section of the

There is no proof that encurrambulation is not accepted if performed by a person in a start of major retual impority. Yet, there are proofs that retual purity is obligatory.

Hence, there is designeenest among scholars whether must purply is a condition or just an obligatory set. Such fraggreenest that not occur as far as prayer is concerned.

The second proof is that ristal pointy is a condition for circumaribulation. It is well known that ristal purity is

required, more in proper from in circumstration and this is it bit, welling ever's marsh and avoiding important Velling. Surely is required more in economiestosis to main in economiestosis in the economiestosis and a surely in economiestosis in economiestosis economiestos economiestos

As long, as the conditions for prayer see not to be fallified cone a person is unable to do teem, the same targa applies more to constraints/fatton. In case of necessibles, a person rany persy when he is inabled or an a state of more rand major mail affinestity. He may perform tagments still substantial and pray even if he had been in a state of major mail argently.

If he is unable to perform shidten or experiments, as a permandist for him purp without one bear configure to the appearance of the majority of Monkin scholars. But a supremum of the majority of Monkin scholars. But a merculating women is not be part, forcease proper as the obligation; on her Proper is repeated energy and each day, and her proper datage such days such day sunds for proper during monomistics. Therefore, the is exploited to e-dual ratio not on responsion to proper with a massed during monomistics. Platting is observed in just one nouth throughout the year. It due no not alter to too during Remembers which has been for the first proper with the proper with the proper size of the property of the

is one as not seen to not during mornagin white size is in a some of munit purity, she should fast in any other smooth Size is not so do the same, but fasting is moved to another morel. If the is unable to that continuously because of old age or severe illains, site is not required to first. Yet also should compensate for if by feeding a needy on each day seconding to the majority of Muslim scholars such as Shafi'll, Abu Hamila and Ahmed. According to Midii,

As the proper, it is repossible for sequences to perform any of its act. By should do what he care. If ha is unable to perform all substant and by the head and for body, be as not registed to do then succeeding, as Ass. Beards, Affected in a summation and behalf and of the summation. Affected in a summation of the summation of the summation of the control of the summation of the summation of the law of the summation of the summation of the summation. The law opening of Shalf I will Almed in soorder names on the law of the summation of the summation of the summation.

As for Hag, she can only perform it seconding to the membrated procedure. If she can do put this, that is what she can do. This is saturally if our can not observable except, when noting or when he is in a some of major must interest in a some of major must be measured.

Here, two questions may arise:

Piest Would you consider the montranting women just the those unable to enter Mecca? If the water to perform Heiji and has the ability to circumambulate, it is OK. If she can not, the could authorize a person to do it on behalf of Second: If the Legalator has not made it legal for her to pray during menormation, while a person in a sone of major mail inspirity or a post-measurating may perform dry ablation. It is clear that no act of wombin is to be nerificened during menormation.

As for the first question, come the manigath in start Mexica bath and earning referrent south obligatory sets. Big is suit obligatory on their assorting in the manifestal agreement of Manifest includes. The state code is applicable where one enters Mexica but in unable to avoid important. He manifested higher than the in and collidered to obligate overgrides mittail garriey. It is also applicable when one can not currentmentation careey, while noting or when the is carried or when the securities are sufficiently applicable when one can not currentmentation careey, while noting or when the securities or when the securities or such as a present in performance and according to the securities of the securities.

The prayer of a menstrusting woman

A recentrating women does not to pray, because her former prayers may compressue for those required during the monthly period. If the becomes pure but still some blood gen out of her vagins, she should peay, even if such \$1000 may cause impurity and hence revalidated bet

Yet, she is to be excused because of such blood. Allah distinguished between those who excuse and those who

have not Therefore, if blood ceased and she can perform sheltion and prayer, she must do so. Prayer is permisoble even though blood may get out after the monthly period out of necessity.

Some may apper that prayer should not be performed by such woman or by a person in take of major intentity and impairly (the side be him not feered water to work) yet like a woman in the mentily period. As long as Alibe endered periodicitation of the periodic peri

In tophy to this, one would say that a person in a major road importly in just fife a menorating women who shoot costed and be one perform day abbases the owner in water in available). As for a post-discrimining women, if the is not in party during each the post-manufacturion period, this means that she should not pury forever because her excise buppers very often.

Texture, obligatory man junty is not fully required on the part. This indicates that if one can not perform certain as of worship except by committing a printined action, it is rother better to perform it not to ignore. If The hashorization of religion continue with this opinious. When a person in anoger mand reportly finds mother water nor during the property of Months and the value nor during during the property of Months and the continue of the majority of Months schools because the similar to perform adulation. On the other sole, mecorrasson fully constitute, with proper. As for High and economissistics, one in required to perform it once during the informet, and it is not separed many trees just like proper. If High is not with withen one in reasonal runs of their performance of the state of the performance of the performance of the information of sulpramatices, that if one can not perform a certain feet.

It has been proven that during project, a merodinating weeten has no causes because project is an off-expensed act of worship. It case of circumstrabulation, if she can not perform a caccpt when she is mentionality, it is permanufer because she is madde to perform it except in

Taked One may say that fine as a type of milat Joron, which is not obligation your express on make it perfers upon the time other types of milat person. If all the other types of milat person. If all the late of the other types of milat person. If all the late of the other types and types of the other types and types of the other type

Fourth: This is one of the conditions of occumantelation which is not. One because of the multity is do it just for any other conditions if the can occurrent relating cooperation to its latest of the multity of the conditions in the can extend the multity of the conditions which had of multi-most than provide in the very same state according to the sustainable appropriate of Multitin scholars. Therefore, if one can not consumable accordant to the latest accordant to the condition of the can be consumable accordant to the latest accordant to the can also consumable accordant to the latest accordant to the can also consume the can be accordant to the can be consumed to the can be accordant to the can be considered to the can be accordant to the can be considered to the can be accordant to the can be considered to the can be accordant to the can be considered to the can be accordant to the can be considered to the can be accordant to the can be accordant

Scholars dut not discuss this marger bequipe it is very stare. It is already emploide and to find claims in Mexay 547, suppose that one's claims in Mexay 547, suppose that one's claims are problem and his company are leaving while he can not hig before them, he should not had an exact in this case is, to increment heldage while he re-associal to the case in the process one proceedings are poor constructing woman and the presses who present our ten immersionally because of an influent, although the prochibitors in an incrementations when one is traked in known more in records that occurrentabilities do their increasant and the proceed that occurrentabilities do their increasant and in the proceeding of the continuous contentions are in substant as a substant and the procedure of the contentional trains of the increasant and the procedure of the contention through the contention and the contention are contentionally the contention in the contention and the contention are contentionally do their increasant and the contention are contentionally do the contention and the contention

What I have previously mentioned conforms with the generalized divine texts which handle the reflict the reflict period conform with analogy to deep feeding texts. The period who objects to my subgreat may do no because he has not award any persona southerns in both this matter recorded by the followed transas; just like they have not discussed the possibility of eccumentabilities when one of suband because.

it never occupied during their times. Hence, they were not required to deferer a ruling on a master which did not come in their smid. Their speech on this master is very generalized because it was very suffer or even not existent. Their followers not represent such seversh.

Therefore, Imam Malik made is obligatory on the person in charge of the Hig journey to say in Mocca until the inpure and encumentalistic provided that the roads are safe and score and no horm will afflick lain of he did so.

During the ern of the Companions, the person in charge of the Big journey used to any in Mocco used incrementality women are given and they occurrentsbatted around the House. The late Malkit jumps believed that the Forevart companishments are evolupasty or the person in charge of the Big journey. Lievelse, spending the might all Montalithis in an other objects on these repossible for taking care of the pitterns and previating from with water because they are unable to do it.

On the some footing, a meastrooting woman in unable or circumstrabate and hence its company used to stay in Moos used the spire. Steleast work bettere the causing parity in obligating and one is condition for concentrabations should also say foot in the ones, many parity is not obligatory because of the intellity or perform in They spits when a person commanded on which we is in a sun of strates or major main approxy in the left Mooce, he should not return to circumstrabate, which because of the resulcant handships shouldered on him. How comes that return purity is obligatory on this woman although the handships she will face are much more

Yet, some orbitars say that this woman should strighter an animal because she is not intually pure during incrementalisation. In this case, it is marker better to say that the detail not strighter in narmal, because if one diinterpretars and observations of the district preparation for perform an obligation yet within the least preplacement on him part, he is not be bloated. If he did not perform a our of Supporthiness or apparature, his a transfer usus, in many he regard that the should shanghter an animal because and case in very many and an animal because and case in very many and animal section.

There are similar cases so well if an enemy prevented a person from throwing the publics and he was not able to do so until he returns so Mocca, or prevents has from studing at "Aradia until the night, or from performing the Pierowell circumanthalation, he is not be blusted at all

The Prophet (poster he upon herit) did not roske the Processell consumerations of elapsops on measurating women. It is eshabit so that many purity as galler and condition for circumstellation, it is not more importanted than proper. It well known that the conditions of proper are mat, such excesse of the inshipty to do down it is not more maintain in apply this rate on the conditions of conversability.

this is my opinion in this some that for the people is an

need for it. I would have sown tribed shown it, because I have not found any scholar who handled this matter.

Because the effective of the state of

Q: A woman mensurated before the Ifstah eccurambulation and she has not become pure will the playing? departure. She can not stay alone until she as pure. In at permanolile for her to concurranthalation in the state out of necessary?
[7] It is removedible, in the entitled to dissolve an annual?

is a desimble for her to wash herself before circumstratation? When a wearan harves that she will not be pure until the pelgrams' departure and she can not say after that, is Haji still obligatory on her? If will not use it is desirable for her to perform

If it is not, is it desirable for her to perform circumstrbulation? Please tell is about the relevant ruling, may Allah grant you the nest reward.

A: All praise be to Allah There are two famous epimons for scholars regarding ritted parity whether a is a condition of sound circumstubulation.

Paret It is a condition according to Melik, Shall I and

Second it is not a condition according to Abu Hamilds and Abused in the other narration.

According to the latter's opinion, if one circumanibulists white he is in a state of muor or major ritaal inquirity or white there are signatifies on his body, his cocumanibulities is valid but he should staughter an inertal.

Yet, there is disagreement imong Admost is follower; whether that as parent her applicable to solveer frequestable but smally suppose on our Abit Handith believes that he is transity impose on our Abit Handith believes that the interest of the warmer was measuranting or contrastable conjugate the parent was provided to the contrastable conjugate the parent was the provincial for the parent was the provincial for the parent was sufficient preferred in the waste for the parent was the parent was sufficient preferred in the waste for the parent was the paren

From Endowment to Marriage

Is it permissible to build a second floor over a Mibrab (altar)?

Q: An inquiry was made concerning building a several floor, over a Militaria to accommodate the limits of anyone who takes can on the place, provided that no limits may be incurred because of such bibliotog?

At it is permissible to build a second floor over the Mittabduat is built for purposes other duan observing the five duity prayers. As for the mosque on which the regular five prayers are observed, there is a difference among jorner concerning building a second floor on it.

Assigning a will or an endowment for one's

Qs What is the judgment of a person assigns a will or an endowment for his neighbors without specifying any of them? At if no cerean persons are specified by the terms ineghtors', nor the deceased tool as assum to cell cerease persons in his "registers' the principle definition, which areas that each simpless such for the terms in he right areas that each simpless such for the Prepart press be upon him tool. The neighbors are simpless that the right wide all from from their their right wide all from from their their right wide all from from their their right wide and from their right wide perfect fash unless he required in the properties of the from the perfect fash unless he required in the properties of the from the perfect fash unless he required in the properties of the perfect fash unless he required in the properties of the perfect fash unless he required to the perfect of perfect fash unless he required to the perfect of perfect fash unless he required to the perfect perfect fash unless the perfect perfect fash unless the perfect perfect fash unless the perfe

The unmarried reciter Or What is the judgment of one who makes a grassyant as

an endowment on the condition that an unnarried reciser of the Holy Qur'an be appointed for it. Can this endowment be effective, even when the reciser in morried? At This condition in nell and word. An unnarried man is

com more worthy to this appointment than the single person should they are equally qualified. The conclusion of being single does not serve a legal purpose here.

Is it permissible to privilege some of the children with a portion of the estate to the exclusion of others? Is it permissible to give to relatives from the estate. Q: A man assigned an endownrest for a certain number of women, wedness and explants and confidenced fluit for should administ the silities of such endowness in the should administ the silities of such endowness in the female, should succood tean inter has death As some of the children of the owner of the endowness are oncody, the administrator of the endowness or words, the administrator of the endowness or spreading them, endy children by gwing them greater portion than the rest.

As if all the horoficuries of an eadwerners is equally concept, preference in given to the statusers of the owners of the endowment. The Propher said. The present of each control of the endowed each control of each control

A woman dwelling next door to a group of men and a man dwelling next door to a group or

Q: An accommedation is assigned for a group of ten peor persons. This accommedation includes an upmaris norm inhabited by a single wearin, for whom the owner of the endowment of hox assign a place in it. She in one a ref which both the accommodation and the upstains room are not seen. Is it pennissible that such woman live in the middle-though of these most provide?

At If the owner of the endowment notigeed it for married or unmarried men only, the should not be infinited to it, in order to fulfill the condition of the disease. In all cases, single weeken are not permitted to dwell in the neighborhood of men and yes versa, in secondance to the recovers of themse Shari in Allah himset by

Assigning an endowment for the needy relatives of the deceased

Qi. A woman sosigend on endowment that should be distributed among the profilers of Qiri kan the grant on the grant What remarks should be speak on the poor, on the other channish's purposes. She had a maternal treek who became basterpe and could work on more like eliminations of the conformation refused to pay han a search a speak progress like the least period of the conformation of the least period of the conformation o

A: The needy relatives of the focussed are more nightful to his endowment than any other equally needy persons.

Assigning the revenue of endowments for shrouding the near decreased

Q: An endowment, which access annual premiers, as assigned for covering the expenses of abroading the poor decreased. In a permissible to spend the reverence on cleans? Are the poor inhibition of the owner of the endowment control to any.

At If there is a surplus after covering the expenses of shrouds, the surplus should be spent for the interests of Mushims. If there are poor relatives of the donor, they are more rightful to it thus others, Allah knows best,

> Gift and gratuity Charity and present

Or Which is begger, a charity or a present?

At To start with, a charity is what is given for the sake of Allah to nonspecific persons and for no certain workly namous.

As for a present, it is given to hance some person therewith, either due to a condital relation, friendship or in order to attain a certain interest. The Prophet (peace be upon him) used to necept presents and gave presents in resure for them, in evole in the free toom indebelows to others. He did not accept clearly, which is a mean of purifying the proporties of people and dictional new feet uses. For this, as well as other casease, the Prostlet (seece be used intil did not accept

Based on this, clurity in better, except when proceed is protected for a certain reason, and is the case which processes is given in the Propert space the upon hardy in the life. The present is also professed if given in a substrue is a means of synogheousy the time of lanching, or as a fellow Madein. In such assistance a present may be better than a charge.

The Undefined Gift

Q: Is 'it permissible to assign an undefined thing as a grit, such as the case when a person offers the next year's faust of a tree to a person as a griff? Can the former return in law

At The wholars differed over the undefined gift from Make claused his its permissible. He over male it permissible that one may grain concluding that he will uthern later on a mother, without knowing its amount. He further claused that it is permissible that one gants in pertison of a house to another without juding him the uses of such country. permissible to grant something not found yet at the time of giving the grant, such as granting finite that will grow later on at the current year or during the content ten veity.

Al-Shafi's, on the other hand, did not approve of this, nor did Abu Hantilih and Ahmad, according to the famous commons of their schools.

However, Imam Ahrmd, as well as Ahe Banifak, and others are not as street as linear. Al-Shafi'i as regards making an undefined dring the subject of a sectlement contract or absolution of it, abundl'a person had already taken upon himself to gree such undefined thing so a grant.

The Shafi's necessitates that the subject of all contracts should be well defined, even in the case of Khafi', dower, and the Janah Most of scholars resort to a rather classic approach requiring this respect. However, the preferred view is that of liman Malik.

This question is related to another argument also, that is the exchange contracts, such as side and marriage, which are binding, even before recovers the recorn feer recorn becomes the return, which is the cause of the contract burden condition for making the contract burden.

Dennines are like gifts and borrowed items from Ahu Hanfah and Imare Al-Staff'i viewed that

the contract is not binding unless the return is received. As for Iraco Mallic, he was of the opinion that the contract becomes handing upon its conclusion. Two mutations were related concerning fraum Alamada opinion of this. There is a disagreement in his selbool men this source, serials to due maded in the case of a defined praise, whether the contract is binding upon as conclusion or it is seconsory to receive the return. Liberway, writing the forecome concerning some instances of the

The Safaf Saids [the Rightens Ancestors] kept on lending the fruits of trees which were not ripe yet, offering the will which was not willed not and decreed that recovery

Thus this kind of gift resembles the borrowed stress as the intent of the coeffract is to obtain benefit. Therefore, then is the right of the person donated so, just Houseffuces. It is valid to deal with a pirt of this coeffract such as the case with Missaph.

As for the validaty of such contract, it is unanimously agreed upon by scholars, whether it is extrict or nonexisters, defined or undefined.

But a great will not be considered a binding counted by those who doen the leading as a binding contract, such as linears Aba Haasiba and linear Al-Shaff's As for linears Malk, he held data such contract is binding if at happers to include a condition of a prevailing custom linear Admiss's sparser in marked by mach disagreements and more obstruction.

A Woman Giving a Book to Her Husband as

Q: Can the brothers of a woman whose father is dead

As Her brothers do not have a legal claum over her; If vie is eligible to dispose of her property, her gift is valid, no matter her brothers consented or not

Privileging one of her children from a different husband with a charity

Q: Is in permissible to a woman to privilege one of her children with a piece of land as a charity from her own possessions to the evaluation of the next of her children, knowing that the stated mother died in the place that the given to her child as a chanity?

A: If the gift is not received until the death of the motion, if turns real and wold. If received before that it should be distributed among all her children.

The charity of a grandmother

Q: A weezen, being of sound beath and mind, give a potton as a charry to her so no of her proissonance the could be devided among the next of the hair. Yet spaces here she ded The son, in his next, gave all that he received from his mother is a chearty to his use (if e. the gradefull of the first dozor). The event of charry was legally proved in the court the the res of the heirs bow the right to inflation a legal action is order to invalidate.

As If the sem of charity remains in the possession of the dozer until helder dues, the charity turns wed according to the famous openions of the sobulars. Confirming to the content of charity in a coart, however, cannot turn it

If the denser delivers the charity before he don't, it will be volid, portroid that he guest equal partners to the past of the heart. Otherwise, the charity should be returned beds to live. Thus is conserimed by the inhality anamadal in the Two Sakths by Ariva inner the Blank, who next. Why falser decoded on give time a shore by also gift. My mother. Ourn't high anamadal much I will an approve such gift and the should be also gift to the Propher (pose to upon high versions it. The state these west to the Message of Albal Queen Serve to the Propher (pose one of the Propher (pose to upon high versions it.).

The Prophet (peace be upon him) said: Do you have other children? The fisher replact Yes The Prophet (peace be upon him) asked. Have you given similar girls to these? The father replace! No The Prophet (peace be upon hard) said: Then go and seek another waters." In smother summing, the Prophet (peace be upon hard) said: "Do not expect that if will witers stim; if not wiretes infinitesis." Pear Allah and he rus nowards your children."

The distribution of the estate

Q: A min assigned three quarters of his accommodation to his full-not as a charity, and the remaining quarter to his full-note. Then, as the son find, the fuller assigned the whole accommodation to his disapher as a charity. What is the judgment of the first and the second charity?

At If the charity of one-quarter is delinered to his fullstater, his charity then becomes the possession of her brain after her death, not the diaghter's. Thus, the donor is not entitled to transfer the property to his diaghter.

Q: A married woman, who was of the age of majority, deed leaving betterd a father, motive and a bashwad. Her little then succed all her possessions that were found in her littleband's house and did not give amplitudg of it to other legal heirs. What is the judgment of this cose?

At The set of the father is not lowful, All the possessions of the deceased dragater are the right of all the legal heirs, despite the fact the such possessions were first purchased by the father. Thus, he cannot retain such possessions after her dragather, death.

Returning in a gift

Q: What is the judgment of group a gift; then returning in

As It was marrated after the Prophet (peece be upon hard) for the heard "A done remain relation in the domains or the transport of the property of the property of the case of a father who goves a galt to like shift." This is the opinion of Arbifari's, Marifa, Arband, and others However, if a gail is given in reason for a similar gail, or inorder 19. 30th is unsecred, then the recover of the gall of the obligation treatment back in value or in similar property, should be convex compression for a ...

A divorcee returning in her gift

Q: A man divorced his wife, then unked her for reconciliation. Thus her reconciled her and gave her two dinners and soked her to given him one dinner as a gift. He then divorced her: Can the divorce return in her gall? At Yes, she can in such case the gelt is not given willingly

A man returning in his gift which he made

Q: A man made a genet of 1000 dirbarra to his wife and made a document to this effect, but did not pay her in cush. The wife then the distribution of the best domained this to pay the event. On the bushed of them with the start best of

A: If the man mentioned above owed no same to the deceased wide, reither equal to this turn or what this same can be a compensation for it, such as the case when the hashand takes mything of her postessorm and premises to give her thin sum in relatin, in this case the here are not extilled to the post.

Remitting a husband from the dower at the wife's death

Q: A married woman brought a just made witness and a group of women and tentified dust she absolves her hisband from the dower be owen her. Is this absolution valid?

12

As if the shower a custiment and the such although of the indistingtion of the consumption of the consumptio

A gift given to the wife and children

Q: A woman, whose hasband paid her all her does in too lifetime, and who has challent lines harn, was given a som of meeting by her lashand in return for her down in other as spend it for the benefit of herself and her children. It is person or thans that the husband overal har a sun of meeting equal to cer more than that green to her, can the motor an orbit to arent sunstien from her.

A: If the husband given a guit to one of her children and the child received it, and this gift resulted in no injustice to anyone, such gait will be considered valid. No one is craitful to steen it from her. If the historial appointed has write as a guerdan of his children's share of inheritance whether he is sieve or dead, while the write is eligible to used guardantily, no one has the right to seem this from her. If the is going to take an eath, the should say that the

A father returning in his gift to his had son

Q: A man gave a charry to his son and made this charry in the dower of his sen's wife. Later on, the father became so faithle to earn living, and his son deserted him. Can this father rectum in his gift?

As Based on the fact that the father made the gift in the dower of his son's wife, he can in no way return it.

BEOUESTS

A bequest or an acknowledgment of a debt?

Q: A man in his death illness said: "So and so sum of stoney should be paid to the orphism of such and such. It was not clear whether his saying was intended to be an scknowledgement of a debt he owed or a bequest?" As if these was an understann in the content whether be naturaled an acknowledgement of a debt or a bequest, the deceased's phrase should be interpreted in the light of such indication. It is cannot be destinguished, it will be

Making bequests of unequal shares to one's children

Q: A man bequested unequal stores to his children and brought waterness to succe such bequest in his deathbod. Can this bequest be effective or not?

As An it grown it tax, permitted in using a beganch to use of the children's per bediested and he bildren or shift has deather as the bildren or shift and the state of the children of the children's permitted of the children's shift and the child

A postsoned ooth

Q. A secure beganded over-fact of the property like heighter before the death The Other of the pit does we made by specifies. The father there save a secure of made by specifies. The father there save a secure of death of the insurinx, her being brogardand to be adapting, and this term from secure the or particular objects, and the reference of the property of the particular to prove the begand because of the insulation year. The young of made in ord to the secure of the insulation year and the property of the property of the property of the secure of the property of the property of the property of the secure of the property of the property of the property of the secure of the property of the property of the property of the secure of the property of the property of the property of the secure of the property of the property of the property of the secure of the property of the property of the property of the secure of the property of the property of the property of the secure of the property of the property of the property of the secure of the property of the property of the property of the secure of the property of the property of the property of the secure of the property of the property of the property of the secure of the property of the property of the property of the secure of the property of the property of the property of the secure of the property of the property of the property of the secure of the property of the property of the property of the secure of the property of the property of the property of the secure of the property of the property of the property of the property of the secure of the property of the property of the property of the secure of the property of the property of the property of the secure of the property of the property of the property of the secure of the property of the property of the property of the secure of the property of the property of the property of the secure of the property of the property of the property of the secure of the property of the property of the property o

At The fisher should not take the each instead of lor doughter, nor should the judgment be prosposed usual tieged status superity Rather, the judgment should be resent immediately. There is not disagreement attoing scholars on this point, so long as no logal claim is made signing the firster that encourage the claim.

Annulment of a bequest

Q: A woman made a begoest in her iffness to certain persons, including her histhand and her brother. Longriter, she gave birth to a male official from shad. Can six bequest she made be annualled in this canc? As All that excepts one thrull of the bequest devolable personned to the brain. As for the begans the the backment is in row valid, as he is emitted to internation. As for the brought, the begans for hear valid, is, the cannot release to the brought, and the cannot for hear valid, is the cannot release the bright set to be processor of the into Thau, the person bequestated to the breither and others, showed how a record one-through other breither and others, showed host except of control among them excepting to the about personal person of the proceedings to the disconnect.

Can a nephew be an heir?

Q: A wanter deed and left behind a nephray (son of her spars). She allocated more than one-third oil her a state as a charity. Can thus bequest be effected, thus giving the nephray the rest of the estate?

A. A. Request should not sound rendered out of the course. More than one-should in our permistion, unless that the concert of the legal beins. An explore is enabled to include the course, according to the espirace of the schialism who give the cutties on large so the city of the course, and the course of the schialism who give the cutties of the schialism who give the cutties of the schial schieles. About Haritath, Abusted, a group of the Shaff's course in earlier treasure is different to the large the behalt school, on our line reader treasure is different.

A bequest to a husband and a paternal uncle

- Qi. A woman died and left behind a failber, a paternal oncle and a grandmother. He takes had chiased bee majority at the ocent before he gave her in marrings, in later death illoss, she bequested one-half of her cause to her bashand and the other consholl to her pracenal scale going melting to her faither and grandmother. In this
- At The Propuse for the patiental mode is with, the absolute one extends one-first, except with the consists of other between, in termity morths, campet if the lateral excepted it. If the between, in termity morths, campet if the lateral excepted it. If the between, the other between the proposed of the between the control of the between the control of the between the control of the between when the between the control of the between their deducting the premark topocalistic, i.e. one-folial. The production of the control of th

A beguest of Haii

Qi Five days prior to her death, a woman bequeathed some things, including Higj, recussion of the Hoty Qua'us charge, etc. Is her beging applicable?

A: If she bequeated that enesterd of her estate his dedicated to finance certain acts of devotion to please

Alish, her bequest should be fulfilled, even in her deutiiffness. If she bequest excess con-third of the whole sease, the increase should be eached, except if the heirs consent. If the bequest is made for anything other than the tiest of developer, in will make the reasonable.

. .

Benefit for the deceased

Qr. A rum becausable before he death that his with should see give money to whomeser necess Qr. also on his secce tracts: Que fine verses and then dedeate them to him. change that his harder was infeady full of Que a work in need of no treer. The work hower dual he could have not received the Hey Que's. Co. this because the effective The work's purpose in to give mercey to any need years of the properties of the process of the process of the one of the process of the process of the own?

- A: The begress of the husband should be failfilled, since the grazilty in return for recitation of the Que'an on the gave in a neligibus instrusion that should be unvoided, it is not acceptable of made for free. This can be clitherated as fellows:
- Huring someone to recite Quarturic verses and dedicate them to the decreased in not acceptable, and so reward of that will much the decreased.

2 Huring someone to recite Qur'ages werses only

 Hiring someone as an instructor of the Holy Que'so is permissible.

If their vectors destine to honefit her deceased husband, the range per charry to its behalf, as for control and an arrange of the second, according to the winniness agreement of scholars; If the give chairty to group of poor recurs to shift! five mosts and coable them, on you spot por procession of reciting Qu'an one tigo them, the procession of reciting Qu'an one tigo them, but charry will be revisibilité and such revised will reach the decrased.

The guardism of the orphan girl

Q: An orphan gel has a wealth, and a person is proposing to bit. Can her guardien sell some of her property so buy her the requirements of marriage that suits her social states?

At Yes, the guardian can sell some of her property to buy her all necessities of the wedding on equitable terms

IHERITANCE

Q: What is the share of the widow of the inheritance of her deceased husband, knowing this he left behind children?

As The widow is entitled to her dower and all liabilities the liabilities of other excitors. After declaring the amones of dots and recovable became not of the oxal of the estate, the write is entitled to one-explicit of the estate due to the presence of the children of the estate due to the presence of the children.

The share of the husband from the inheritance of his decessed wife O: A seems died leaving behind a husband and two

parents. The futher seized her estate, eleasting that his deceased daughter was not major. Is the hashand entitled to inhere her?

At The ensity of the decessed wife is to be distributed as tollows:

One-balf for the husband.
 One third for the fisher, and

 One-steth for the median. This is seconding to the view of the Four Juristic Schools, no matrix she was major or not

How to distribute the estate?

Of Give each of the following heat histor state of itherance.

A husband, grandmother, full-brothers and a sen'

A musture, grandmother, full-brothers and a sea

The husband is contried to one-fourth,
The grandworker is consided to one-steph,
The son is contried to the remaining portion of

The full brothers receive nothing

The sisters and the daughters

Q: A woman died leaving behand a husboard, two doughters, a mother, and two full-useers. Are the sasters emilled to a share of inheritance?

A: the quemon is to be divided an fallows
The husband in entitled to one-fourth.
The mother is confied to one-medi.

The two draghters are certified to two-thards.
 The full-inners will receive nothing in the processe of the draghters. This is according to the community of the Pour hunter Schools.

Paternal and maternal brothers and deter-

Q: A woman died intering behind a lashead, modur, fullstier and a perental brother and sitter. Give each his/her share of inheritance?

A: The question consists of km shares, originally so; but some so ken by wrote of the application of the scheme of distribution called [And, The question is called "Data Al-Furnish" that Mother of the Chicks, just so the so many resorts to the scheme of "Awa" in it.

The restores is entitled to our-wasts as a share,

The parried enter is critical to occupate in order to complete the share of the two-thirds with the fatsister. The two maternal bother and sixter are certified to one-third to two shares. The total data is an observe. This is

A hashand, mether and maternal sister

Q: A woman died leaving behind a husband, mother, and reserved safer. What is the share of each of inheritance? As The counties is to be district one choses shares

The desighter is critical six shares,
The highest is critical to three shares,

The bushand is craffed to three shares,
 The mether is craffed to two shares,
 The moremal space receives conting, as she

according to the agreement of the majority of scholars, including those who approve of the scheme of Radii dimbasion, such as Abu Hartikh and Ahrnad. As for those who do not approve of the Radii scheme of distribution, three-divide the common two traches distribution of the scholars.

Six shares for the daughter,
 Two shares for the leadured, and the twelfth share should be dedicated to the public treasury.

A daughter, maternal brother and a male

Q: A woman died leaving behind a daughter, material brother and a male course. What is the stone of each free the count?

A:

The daughter is entitled to one-half,
The reale cousin is consided to the remaining person of the cities.

portion of the cutate,

The maternal brother receives nothing.
However, it is preferable to give him some consideration if

be writeness the distribution of the expert. His is according to the common of the instern of the Four Leaves Colored

A husband, father, mother, son and danishter

O: A worsen fied leaving behind a bushood future mother, son and describer. After her death, her father deat leaving behind a father, sister, grandfather and a munderswher Gree each best his short, houring in regal the

- The brokend is created to one-fourth The two regrees are enteried to two-wirths.
- The remaining portion of the estate goes to the son and deserger, one-first each. Then exace of the turber
 - One-sum for the enveloper
- The recognize portion of the outsite roses as the tarker (i.e. the grandfulter of the first deceased) . The prove will get auturn may the wandfather or both do not others in the previous of the

The distribution of the estate between the husband and the nephew

On A section short increase behand a husband and a nonbow

Ac The hashand is entitled to one-half of the entite, As for the replew, according to one view, he is entitled to the remaining portion of the estate. This is the optimized lenam Abe Hairfish and his companions, the farrenreceisors of linear Ahrend, and a privar of the Stud's

correpances.

The remarking person of the existe is to be dedicated to the public treasury, which is the opinion of many of the companions of limits Al-Shaff's

The common of the many time is a difference which

occurred arrong the Muslim scholars concerning the internations of the untrine relatives who have no proposobed Our aims shares of subernismes, or occording to the solvent of at shift The opposite of frame Mullis, frame at Mashin and dismosa instruction after firmer Advantage to the solvent who forces to the solvent and the solvent of the whole forces to the solvent and the solvent of the solvent and the solvent and the solvent of the

This openion of mails carrier schools's, Dation Arte Marshia, Irran Arthribum, Irans balos, and Irans Ahrend but Batabal is that the exensing portion goes to the associacitations, as the Holy Quer'an says what means "Bloodrelations among each other have closer personal ties, in the Book of Allah..." (35) in The Proplest (peace be upon little sand "The nuternal untile as the best of the deceased who led belond on other relatives. He is to interest lisse the same of the same and the same of the same and who led belond on other relatives. He is to interest lisestate (when he dies) and to ranson him (if he falls or

The daughters of one's brother

Qt A man ded leaving behind a wife, a full-uster and free doughters of his brother. Are the daughters of his brother entitled to inherit han? If yes, what are their shares of inheritories?

The wife is entitled to one-fourth, The full-inter is entitled to one-half the

duaghters of its son receive nothing, and the remaining one-fourth goes to the relatest male whetre (isoloh). otherwise it is so be returned to the full-sister, or be given to the public treasury.

A divarced-thrice-widow

Q1. A man had suffered from a chronic disapse for three months. He sided has wife to there places a ferral, but the did not bring how the dreds (insteadinely). He is not man and the "You are diverced strice." So tail berd with his to serve how and take once of him. Therapy years have, be did. In the driverse efficiency. On his out by be breach on such that case." Are the here rightful to disable or his diverced wide. As The diverce in efficience, to long in the bastowal and second small and made and in with fee will. However, the distributed with its criticals on where, according to the optimization of the many Made, from About Bastonian and an experimental and a second so that the property of the

Divorce before consummation of marriage

Qs. A man directed his wife occus before consumerations marriage with her, while his being in death librors. On this he regarded in a continuous out the part of the his beaution of distribution this wide, this he treated in a manager or upon his pitest and perserve to the wide her right of information with the Lift amount of her downer? Or she is to be deprived tion the inheritation, who the entails on half of her downer?

A: According to the openion of the majority of scholars, the wienter diverced after the consummation of marriage shall be entitled to inhere treas her hashard. Thus passed the judgment of Culpit "Offeran bis." Aftin dray Allah be

pleased with hinth in the case of Turnidae but Al-Asbigh the wife of the Companion "Abdal-Rahman bin 'Ant (imp Allah be pleased with bain," who divected her in his death flates. This is also the opinion of finant Malik, from Abu Haribh and Jurna Al-Shaff' in his caffer colorion.

As for the sexual whole "Math code and the crewle is through their the consumeration of interrupts, there are two options for the scholars in their, the more converse of which is that the wife will be entitled to interrupts on these cores also. Thus the options of branch Math, the famous neutrino after lamb andied and the will be appeared to the contract of the scholar and their 'Ulmans has "Athen trany Allah be present with many appear that the contract is the contract with many appeared to be also as for far that hashed as he death of the contract of the contract of the contract of the her disposition will not be effective, should it holdy affect the right of the wife ray of the less.

A husband who divorces his wife before his eleath in a way to disinherit her

Qu. A man divorced his wife in his death diseas, three days before: has death to distribute her. In this divorce efficience! What is the share she is employed to in his estate? At if diverce is reveable and the hisband data while the wife is in her 'liddah (waiting period), she is critical to inferniace, according to the corression of the Missian scholars if the diverce is networable, the wife waite

Thus padged the Chilph 'Odynna bur 'Affan (may Allab le pleased with him's in the case of Turnshar but Al-Abhale, he wide of the Compresson 'Abda-Bohram the 'Ault Whe diversed ber drince in his death infrass. 'Otheran orang Allah he pleased with hard consided the Compresson her cage and they said brendar die wife in such own was resident in other from the Tuburin.'

The disagreement on this question appeared during the rate of the Al-Zabelir (may Allah be pleased with limit, who said: "In the place (menning 'Urbrana') is would hive not gown her the wife of 'Ardal-Rahama ban 'Asil' a right on aftern' "Newcore, concessors of the openions of stabilation had often be not concluded before the Al-Zabalir becurre in

Thin was the operation of the leading Seconsors and Interschelars. It is also the operation of the people of the age to the operation of the people of the age of the operations, the operation of the operation of the operations, the jurists of Haddit, such as thesis and this outprisons, the jurists of Haddit, such as thesis Alternal bits Haddel and others. This show was been ofther of the Haddel and others. This show was been seen as well like Al-Zalegue, To them been, the devotes under some question is effective, as if it was the wire who died, the historial would have not inherited they have like this, the wire is not catalide to inherit him Through divorce the woman became unlawful in her hodored the connect have unwoodness with the or needy pleasant with her. Thus, who becomes the its granger woman to him, they does not

The majority of Misslim scholars provided that the preparty of a man who is in this death filters is attached to the disposition of this here. He will not be catified in dispose of it in a way so distribute some of the here we profer some of them on the others. He is not entitled in make a detaction to a non-relative with more than one-than in this cost them.

In a haldrh it was nurrand: "Wipevest cars an interinsice, Allah will on the rethractive in Particle." It will be hald the control of the con

MADDIAGE

Proposing to marry a woman already engaged to another person

Q1 B is permissible to a man to propose to a woman already engaged to aventur person?

Ac is was narrated in the Two Salahs after the Proches

man to propose to a woman already orgaged to his besture (Muslim) or in indulge in a bargain already concluded by his brother (Muslim). This he Four Jurians Schools agreed that it is unlikeful to propose to a woman already craping to another person.

A discovernment, however, arme, concernments

validity of the marriage of the second souter.

I According to linear Math and finant Abraid in one of the two nationes after him, such marriage is not

According to Narm Abo Handah, Irman Ab-Shaff read the accord sametion the leann Almand Abshaff read the accord sametion the leann Almand Abmarrage, in while This openion is based on the six that what is well-with in the proposal, not the consist of marrage. The first openion is based on the argument that is the contract of marrings in the exist of the possible, which in usefuld, the centract of marrings further timed in usefuld, the centract of marrings that the proposal invasibility way of makings. There is no disagreement however, on the point that one who propose to a woman already engaged to another us a senter

. .

A woman proposed to during her 'Iddal (writing period)

Qs. A sumer proposed to a divorced woman in her 'lidde's and supported her financially. What is the judgment on that?

At it is not leveful to explicitly propose to a woman in her folds of diverce. It is not even invest to propose to a widow in her "Iddas, following the clean of the hashered Both the sanow and the function should be given a decremen persistencer and should be hindered to everyone another, a purashment which is commity to their purpose.

. .

Muhalili (a man who married a woman then divorces her so that she may return to her previous husband who irrevocably divorced her)

Qu A man divorced his write three. After the completion of her "foldsh, she married and then was divorced on the same day. Her ex-hashand did not know about her vaccod marriage, and then her divorce except after two days. Is he permised to remain her after the completion of the "lidich of divorce".

At The ex-hashed is not permitted to propose to be exwish daring ter "liddah, following her, discuss from her with daring ter "liddah, following her, discuss of the top of the proposal to disappend upon among the Mislanschillar. These judgments apply if the second minrough was not peramaged by either the ex-hashed or his serwish models to term to settem to a hoter. This knowl or with models to term to settem to a hoter. This knowl comurings to known to "Mislalli marrings" the Polyce was the proposal to the proposal proposal contraction of the proposal contraction of the proposal could be up to the following the proposal contraction of the proposal contraction of the proposal could be up to the proposal contraction.

The second proposal

Qs. A suitable sisting reproposed to a weream and agreed with the finder or do a minute of doner, wheth was in two powers, once was so be paid before minimized and we deferred. The first powers was paid to the finite throughout a period of tore years Meanwhile, the waters appeared the family of this financial financially. No waters document is drive to prove the amounts paid the search Americe statem from proposed to the same versame of offered a greater amount of dower and handered the first

At it is not brafted for a mun to prospose to a scortini siredly engaged to assolver and such engagement is necessed by the gandlin of the financia is a bright the Prophet (speece be upon hard) and "it is not lawful for a mun to propose to a secons intend engage for the his bretter (Markin)". Whoever does this, or supports others in doing that should be warreful a description municipation.

Private meeting of a man with a woman

Q: Is a permissible to a must to meet in private with the wife of his hisboria and his female country?

At it is not permissible to a mun to meet in provide with the wife of his bendier or with his female counties. However, if he is accompanied by others in this meeting, and no numerical in franch it is the reperminish.

The divorced thrice

Q: A man divocced his wife thrace. They have two children. The wife has been residing in the house of the hashnad for two years following the divorce. Is she permitted to eat from his food? Is she still considered under

A. A scenal divoced thrick become fortubino in her cehardened, just is any other vectors. He is not certified he hardened, just is any other vectors. He is not certified to have private necessity with heir or to look it pains of the body, which he is not permissed to see from other vectors, where the can many. He, fastler, has no control over bit. He is not permissid to agree with the is many another mention from the control of th

This is according to the consensus of Maulin schedus. All the Alemphy and what means: "Plear is no binner on you if ye mote an indexe of the robust and according to the control of the robust and the control of the property of the control of the robust in year hearts, had not one thank a secret control to the though they of the property of the robust in the control of the robust above..." (2.255)

In this case the ex-husband is strongly forbidden to conclude a marriage contract with the woman until the term of 'lddah is completed

The proxy of a dhimmi in marriage of a

Q1 A man appointed a distant person to be less representative in accepting marriage with a Mississ

An Disappeared his areas, occurrent, the openion. A proposation in a recently a struct of the proposation in the proposation in the expension in the proposation in the proposation in the part of the proposation in such dominates when foreign approved of his parallel, pash in the case of a later, there are two oppings concerning this, suched to form Antonia and others. If his perspective is the case of a later, there are two oppings concerning this, suched to form Antonia and others. If his perspective is such proposation is described in the proposation of the survey with without the proposation of the proposation in the case of the proposation is a considerable with the proposation of the proposation in the case of the proposation of the proposation in the case of the proposation of

 The first opinion is that such hind of enemage will be second opinion. It has been departed in the second opinion, a. Muslim who marries a climina sometim by proxy should appear a Muslim representance, it was also said that such match cannot be concluded except by the risker, as he is considered a guardens for all Mardem men and sowenge in the capture of financies.

As for the opinion first provides that all the above solutions are permissible, it is bounded on the argument that the ownership by varies of the contract of marriage is centized to the hisband not to the representative, but this is not the cost modifier, bears of contract.

The Muslim junior differed over this has question i limits Alstoffy, limits Alstoffy, limits about and others are of the openior time rights of the creates of marriage are related to the representative, but the ownership resulted from the convents is related to the hashard, who is the Maglian sucker of opportunities.

The distance representative in less of a Martin in a normage construct resumble a reproductative who coupes many the woman whom he is made a representative and conceptable the content of nursurage with the pack as for natural tarely, who can be a representative in the manage, he cannot be made in the particular normage, he cannot be made in the particular not to make a durante person a representative to a Martine to make a durante person a representative to a Martine to its martines control. It is describle to conclude the contract of marriage in a mosque, as it was interned that: "Whoever witnesses in naturage of a Mustern, in life one who witnessed in comparis in the crase of Allah." Thus, according to the operation of Almand and others, the contract should be marriaged in English.

A disheliever should not be a representative to a Moshro in a proxy marriage contract, but if a happens the contract will be valid, since there not legal proof to claim in herita would.

Marriage in illness

Q: A man married white has being ill is his contract of marriage value?

At The marriage concluded by an ill person is valid, and his write will be consided to inhere bin and to receive the person of dower equal to her consempts in her family, without any merson. This is according to the conservation the Modern person.

A woman marrying with a guardian other

Q: A man has a daughter who has not argued maturity yet. She was married without a guardan as the absence of her futher, chiming that the father was dead and presenting her maneral useds as her brother. In this contract of

As if the reviewed was attended to be her brother, such attenuation, will be recorded as false. This was the material uncle carnet be resided as a standian to her Rother, the marriage will be considered to concluded without the response of the constitut of the bride, which means that if is rail, according to recet of the Mosfers subclare and turney out as been Al-Shaff's liveau Ahmed and others The father may reverse this contract of marriage if he likes The one who wanted that her material works is her brother and that her father is dead will be considered as radging a false testimony and should be purposed a discretionary natisfacest as well as the represent series in firm marriage is consummated, the write will be entitled to the sentencement of down should it is put to an end. The father, has the ciebs to marry her during the "Iddah (warting period) of each invalid gorriage. The is according to the openion of Irram Abu Handah, Irram Al-Shaff's and the freezes omeron of levers Abread but Hanbal.

> A lying woman who changes her name an the name of her father

Qc. A somethine a failure and a brother. In the absource of the failure, double the spiraceanizer of the failure who was objectived in marriage and other sistem was present, the brought wereness and changed for mean such the native of terrificial and claimed that she had been devocated by an exhebited who then wasned to many her upan failure, further, brought a stranger and claimed that he was her whole matter was followed.

is such seeman hible to a descriptomy parashment that should be executed by the ruler or one of the local authorities, such as the malatists b².

At This section is lable to a discretionary manufactor.

one mile would be more to a concentrately parameter of covers for several tancs, which is preferable. The Caligh Thran but Al-Khanha used to repeat the distrinuously parameter for correlating southering fathetics. Thus he was of the label of giving the gattly person 100 sideses on the first day, 100 on the account of 000 on the stard, so as to avoid the damage of any of the body members of the unifor corone, should be received all the

The woman in the above case committed some major visions as accriming onced to a man other than one's real field, and made a stringer into the the place of the boother. In the Two Sanths in was assembled after the boother. In the Two Sanths in was assembled after the boother in the Two Sanths in was assembled after the boother than the major of the big of the boother than the masers of the in a slevey, Allah will curse them, as well as the sead and ill markand."

In audited Addit for Prophet (spece by upon term south of Wilsoner annels asset of no zero more than business, the Penades will be formed on term for the business. The Penades will be formed on term for the control and the

Been worse, for above-mentioned worses document from the property of the property of the control and manufal with a still occurate. According to Mohine scholars, a manning contract with the registed visual rise concluded in the absence of the guardian They work until a Somettoniary putatherance on windowers is guilty of familiary. The control is a somettiment of the complete of the Chiph Thimse for the Chiph Thimse for any Allah to pleased with bring This or the opposition of them All-Buff is and charge and the proposition of them. All-Buff is and charge the proposition of them and the proposition of them. All-Buff is and charge the proposition of them.

Rather, some group of scholars were of the opuses members on sterring to death should be covered in sactifile cases. Even show who cleaned that matrixys without a guardian is permissible did not approve of sacrepion to a Lable father or of bringing a fine guardian. Thus the paraditricit of such acts was agreed upon among all Maulins scholars. That werman is liable to parasistance also because of her utility lest, and the claim that the rain the brought was the redwinded with had dissected for The falls hashered also is to be parasited, as well as the one who parasisod to be a second of the control of the control of person, there exact, they will be liable to the parasitances of person, which included the waters of her false attributes to relate than the werearn's falser, the behinded starts of dissect

The paradisent of those people decide be intensified. The Mailines deliber manimated that the fore of a periodic standard other than the fore of a periodic standard by the Nachrood as a inclusion that he blackened has fine by withing files, and should be made to right a most as reversed positive. One fine to the position of the moment and this back to no facel, as an influence that the record the correct marrians. He is no be reused with throughout this metric of the cup is the definant paraging people.

The discretizenty purishment can be carried out by the roler, the multistib or any other seffectual expuble of inflation it.

In the case the infliction of punishment is necessary, since it includes the corruption of women and the table extraoray. The Prophet (peace be upon him said." If people winessed and behavior widespread and (if) not you change it, it will be very likely that Allah will cover all

Obligation of the viscin major warman

Qt Con a father compel by a winger major daughter to

A: There are two orietants concerns a this:

- 1 The father has the right to compel his virgin doughter to marry a certain person. This is the opinion of lines: Malfit and finant Al-Shafi i, and the choose opinion of Al-Khenay and Al-John and his component.
- 2. The father does not have the right to compel his wright shapping to burgery actual precess, which is the opinion of Abu Handsh and others, and the chosen opinion of Abu Handsh and others, and the chosen opinion of Abu Bahi "Abudh-Auce bus ladder." This is the control opinion. Difference arose, however, on the cause of obligation on the pain of the father the disapples using veryon only, many cody, or for both reasons. The connect wor is that the father will be estilled on compel has daughter if she is a more. Thus, a vergus major worms cannot be obliged to surrey.
- It was narrated after the Prophet (peace be upon him) that he used: "A virgin woman cannot be narried unless the gives her consect. As for a percolary harmen downers, the should agree on wormuge." It was said so him "A virgin woman becomes stay to give consect. He (peace be upon him) said. Her siteme is regarded as a consent." In

another wording of the narration is was said: "She (the vergin secured) cannot be given in marriage and her permission is sought." This needs that the father, or severe in the place should see the previouses.

 The father, furthermore, curried dispose of the property of his major disagner tudens after taking her permission. However, her chisality, is of greater whos then her consport.

4 Furthermore, according to the consensus of opinion of Minlan scholars, it is the misority, not vegantly that gives the father the right to intendict the disposition of law disables.

5 Thors who give the finder he right of whitehold filled on the seal when a reversal choices a must, who is quall to be trans and transactionest a must, who is quall to be transact as it trafficult, with in the right of the reversal control to be transaction, as a handard. Which of the work fill the right of the reversal control to the state and the right of the reversal control to the state of the right of the right

Her winner is no indicates of her consent." In number currents it was used. "The previsedy natural wears contributed to the contribute has been storage for our fifth that her properties of the contributed to the properties." In the properties of the contributed to the properties of the contributed to dispose of her contained under some registral to that chan her. Thus is the exclusive right is unser rightful to that chan her. Thus is the exclusive right is unser rightful to that chan her. Thus is the exclusive right is under rightful to that chan her. Thus is the exclusive right is under rightful to that the her contributed to the contribution of the above halfst in what he for core is orderizating of a short half to the chandra in the state of the contribution of the contribution of the short halfst in the change of the change of

mention, which is applicable for key bail of paralities, are only the tables and the production of key claim. As for the Propher's saying. The virgo woman is to give the consent do reproduct for managing. They field and ascertiming the context of the Wagnin is not ellipsizer, and their managing from or form and their. "As the context of their managing is a sufficient to interpret the address on a committee of the proper their context of places (slegal or their propers her consent in specific." This is what series of the companions of linear Al-Stanfir) and forms Altand using

The above openess, however, is contradictory with the preceding conscious of Muslim schollers, and the clear sayings of the Posphet (spece the upon hard). In a provent by the sound detailed texts from the Posphetic Sunnis and its round and its conditions.

consensus of opinion of Muslem subolats that if a vergin woman is married by her breather or her peternal uncle. her

Actually, the Prophet speace be upon hard differentiated between the vargin and the previously matrixed woman, as membrased in the above hadden, in terms of the methods of accurating the consent of each in the case of narrings, the silence for the first and speech feet the second. The Pusplet if speece be upon him) did not differentiate between them in serious of the entirence of conguestions of these them in serious of the entirence of conguestions of these

Service, a vigin women in many against the will secretarilying in the includings of beins and the disease of sound logic. The guadam of a vigin is not critical or from her to could be also or teason correct against the will, or in compellate to ext. disk or ware a drow which she clear into view in the case that the disk plant to be and have inserteene with a mon dust the in service to The froncibiness, nature, and morely, which are the prime suits of marriage, cleaner be residued in socialite land of sources.

If a shourt (Shapa) occurs between the appaint on shriners (submain) steads he appetend, one through the hashard and the other from the family of the while. According to state opinion, there on persons regarded as representations of the opinion, there on persons has the control rise was the first. The animon's Of an articles has the control rise was the first. The animon's Of the articles of partners with the process of the opinion or partners of the opinion or collect to the control the opinion of the articles of the articles of the articles of the opinion of the articles to engine of other or the opinion of other articles.

the permanent of the husband, while the second writter is maided to pay a compensation from the memory of the wite without thang the permission, so that the husband may diverce her. In this, case the two artisens are regalided in punchase of the spouse. Based on this option, as father can divector the wite of last ment or image soon, if he deems are content to feiture to.

Licowase, a dather can conclude Khuli' on behalf of his danshor if he decree as interest distributions in.

Memower, if a somen is discreted before the construences of marriage, her father can seem the hashest down half of the around of the down, if he is considered as the one cuttified to conclude the continued marriage, which in the optimize of frame Malls, and one of the two neutrinous, after frame Alrevia. The Qur'an approximation optimized the propriate and present the continued of the properties of the present the continued of the present that the present the continued of the present that the present the present that the present the present that the present the

The dower differs in nature from the rest of the woman's property, as it due to the risk sight in the control of diverce before the consummation of matriage, the woman does not lose her virgenty, and diverce in consideral of an insulation of the many, and the other hands of consistent of the manifestion of the many, and the other hands of consistent, thus half the diverse risk using the right of the diverce. This the Law-Giver radio this experiment of the manual angular restriction that the control of the manual angular restriction from the diverce.

According to 1bn 'Urner, Imom Al-Shufi'i and Imore Ahmad, in use of the mematans after him, half of the amount of the dower in the case of divorce before the consummation of marriage is the experience of the Mrs of ocethy and all that is given by the most is in divorced worms to beaufit with) at the case of divorce after the consummation of fractions.

According to leaves Ahmad (in mother numition alto: him) and frame she Hendah, the Her'sh is the exclusive right of the scenars who is dissected belower determinables of the attention of downs and the conjugatemention of numitings. According to them, Mat with a 3 compensation given to the discrete usersal of held of the second of thems.

Others say that the drover becomes a south of pile 1 in writing the wastes by viting 4 if the conductor of the contract or incurrange and the continuements of the overhead of the rest of the overhead of the viting 4 incurred of the contract of the contra

A third openion, which is attributed to another regration after frame Ahmed provides that each diverges to

critical to MoCah, as a manufacid in the 3 dewarg Qu'anc serset. "O you who believel When you marry, believing woman, and then devore them before you have second intereseave with them, so 'Iddah [downer proceeded period] have you to count in respect of them. So gove them is present, and set the free O.s. diverse), in whetherm manuface? "O.S. 200.

The command in the verse provides for the Mar'sh for woman diversed before the consummation of manuage The case of diverse discreming the animal of diverse vanet specified here, despite the tast that in most concreme occurs wher determining the animal of diverse In addition on the above-considered, if diverses is the

cause of Molitish the dovered to the result of the constant of the public of the constant of the dover, contract the constant of the constant

The Propher (peace he upon hint) decided this she would be cindled to an amoust of dower number to that paid to any of her peers in her feetily, without decesses or instease. However, it such winnin was discoved before the consumance of interrage, the would not have been cented in half of the dower, it accordance to the Oer lane.

verse, since she did not stipulate the determination of the amount of dower. The angush resulted to her by divorce is compensated by Marlah.

The purpose of the Law-Gover is not to compel a weeman to induce a many against the wisk. Buther, in the case of discord, the wears's after in exampled by persons other than the backstad, from among the fearity and lax, in order to fulfill the interest of the first of them. Such persons can separate the wife from the backstad without his personsion. How can fix the back to exhibit the law with him against let move can fix the back to exhibit to low with him against let.

The wide is considered as optimally experiented in the house of her hashand. Thus, such exprise yearned he concluded without her concern. The Project doubte to upon hint said. "Fear Alith as regards women They are regarded as coptimen in your houses." You have a taken them by winter of the treat of Alith. They have become landful in your to intercent with by writter of the Warf of Alith."

ther will

Q: A major weam had a returne who proposed to many ber, but she schaed him Her family said to the relative. "Conclude the marriage while her fidter is present." Conclude the marriage while her fidter is present." Can the marrian be effectived."

At No doubt, if the relative is no maintain to marry has the will not be competed in many him. The is subset, the wild not be competed in many him. The is subted, the contract of the contract is regard that case, the stronger of which, which finds appear as the Boly Carrin and the Posphetic Suranta in that the will not be obtained accept the surange. The Property (space, be uponed succept that surange. The Property (space, be uponed succept that the property of the contract of the contract faller securities have consent, which can be included by

Guardianship of a stranger

Q: A man married a super woman from her paternal prombliner, who neither chired his granddaughter as major nor had a permission from her father to be her paredna. Short before his death, the grandfather appointed a stranger as a guardian of his granddaughter. In the grandfather still considered a guardian of the woman after the marriaged his to entitled on species a numban to her?

At the woman imper an instance, no one can consiste himself for guerdan, neither the grandfather, nor any other person. This is according to the consensus of the Ministra scholars.

If the x kinhle to be investigated the scholars different

If she is highly to be intendicted, the scholars differed on her case as follows: Ironn. Also Hardish decress that the grandfather has the

right to be her guardan.

According to Issue Mails and the famous opinion of Issue Ahmid, the grandfather is not enabled to be her countries.

WOMEN FORBIDDEN IN MARRIAGE The Exchange Marriage [Shighar]

Qs. A group of people used in exchange founder relatives in naturage, that is pass green his since in naturage. It is person on the condition that such persons founds in turn green hands assured or shapeful or naturage. If either of the core men spends consey in the transchold, the other spends could interest of manny More transport between its send, the contract of the contract person. He can be pleased with this wife, the other becomes largey to M. He is threat pusables has offer, on their purpose has do the one in each contract personalities.

A: Each or for two hardwards should her with his vote or optimible serms, or before thereof her with an appreciation seasons. A behand should not very his resistance in his wide on the book or the architectural of the other hardward. A seed as castalled in a might on hardward, which these vote fall due to a mathematican on the peac of her bedder or her father. If more of the ne hardward sold with his wide with appraise, the other should prove his accordability on data, safer that he may make in his wide, for the second resistance of the second provided in the second provided provided in the second provided in the second provided in the second provided in the second provided provided in the second provided provided provided in the second provided that size is the daughter of the other one. If both hydrach deal with their waves with injurace, maning to execute each other, they bett will be lable to printhness. The wrist of such will be establed to demand her rights from labe to bashed. If such the estables are supplied to the control of the bashed of such the estables are supplied to the control of the without the way that the control of the without the way that the control of the without the theory was the way that the way the way that the way t

Combining a woman and her maternal aunt in marriage

Q: A man warried the maternal aunt of another, then married his daughter in this marriage valid?

At E is not permissible to enable in marriage the material state of a most along with his displace. The Prophet (proce be upon large) forbide that a wereast be taken a marriage days with the material or partral state. This is a grated upon by the Four Institute. They sits agreed that the above both markets it as rother than the above both markets are well as the powered water of the present. Thus, a man cannot be an arriage a woman along with the material and of the further or market.

Taking in marriage the paternal aunt of a man along with his niece

Qt. A man treek in marriage the maternal sont of a man slowe with the meet of that man, Is this marriage valid?

At Takey both of these women is marriage to the ware or according for certificing a woman for manuscular and of the risks on marriage. He forest the first and the manuscular and of the risks of the forest of the second of the

If a man macros either of these women after the other, the second marriage will be smalled, even without derivate. The second marriage does not give the wife the right to the amount of dowest or inheritance of the hadron! The hadron! Came Constitution marriage of have the hadron! The hadron of constitution marriage of have the standard came of the throughout the standard constitution of the constitution

it he want to many the second woman, he should drivered the first and wist until her "liddsh (wanting period) ends if he manner the second drings the "liddsh of the first, who is revocably dworzed, such marriage will be smalled. This is the opicion of the Feur Institute. If diverce is irreveable, the marriage with terrollid slot, according to the opinion of Irram Abo Harrith and Irram. Ahmal, but will be considered with accounting to the opinion of Irram Malle, and Irram Ad-Shath' If the first sevens is diversed once or holes without compensation, such diverse will be considered revocable, thus manying the second occurtation of the control of the account of the concumple the correlated small the compensation of the Feur

As for the question whether he can many the second weman, with whose he had macrowree by varies of an unsound marriage in her 'lidah', there are two opinions concerning this:

large. Abs Harrish and learn Al-Shoff's are of the operand that such marriage will be valid. The second operand, which is surplused to Irazan Malik and Alarsad in one of his one matricipant in the such marriage is invalid.

Marrying the mother of one's wife with whom marriage is not consummated

Q: A man married a woman a year ago, then divorced her before the consumeration of manage. Can be then marry the mother of his divorced? At No, if is not permissible to marry the mother of his diverses, even if he did not consummate marriage with

12 maths without manuferration?

Q: A man directed has write who suckles har haby Eight mentals lated of the fire diverce, then she manned another man who held with her fire a manife, then divorced her She remained for three mentals fine divorced her She remained for three mentals for every and the period (i.e. Il monther) she did not have been mentes She then married the first be-band again, who is the table of her haby. Arm been non-margine widd, or just often of her haby. Arm been non-margine widd, or just often of

As Neither the flux nor the second marriage is with! She should make complete the watering period of the flox diverce, that went until the completion of the "Moli folding the second diverce, then many whomever she want of either of the them."

. . .

struction twice or

Qt. Three years ago a man manned a woman who gave birth to a son of 2 years old now. She have obtained due the manned that hashbad following as "Iddah that lasted for two manufactures only and the hashbad confirmed by: store. The bushand then choosed her. What is the

suderpret of that dispercy?

A: If the harband confirmed her claim data he morried by following own micromations of the "fidable following he through our harmonic of the "fidable following he through our harmonic own the micromation of the seguence with her. She should then complete the "fidable he does "first" observed, then observe the fidable health element in micromation of the first of the health following of micromation with her, thus "fidable of the first distribution of the first observed with her, thus "fidable of the first distribution of consistent of the first distribution o

If the second hashind diverces her, she should observe blob for three measurations. After this she can many naw, with whomever she water. The sensate had from the second tachand, will be reported as legitimate and with he architecture that the second output of the architecture and control architecture to the second of the second output of the undead output of marriage, whose unconsiders were five undeadows.

A virgin woman who is divorced thrice

Q: A run married a vegen woman then divorced her three without consumnating marriage. Can be marry her again with a new contract of matriage?

A: A woman who is divorced thrice, with whom marriage is not consummed, shall be beared the same as that with whom marriage is consummated. This is the openion of the materity of scholars.

The marriage of a woman whose guardian is a fasiq [oft-sinner]

Q: A num mercud a worson whose guardass was a fussy, who was given to care ill gozza money and dirick alcohol The wirespec who alcohold for trustrage certaint were life him. Can the hashand orizon has with a first divoccing her thrick, on the gossatis that the contract was net second (for to the fact that both the guardian and write-secs are fusion?

As if the husband discuss her thries, his discuss will be consulted. Typing to return the wide on the grounds that the contract of marriage was not sound in a lord man pullaring our transpress the larms such by Allah wice, come before the diverce and coce after it. The judgment of collection of the discussion allowing in disagreed upon by teams Malife and other schulers. The marriage contract contracts of the contract of the discussion of the marriage contract contracts of the discussion of the marriage contract contracts of the discussion of the majority of scholars.

CONDITIONS OF MARRIAGE Fulfilling the conditions of marriage Q: A man married a werran on the conditions that he must not many another woman with her, or move her to insolve house and to keep the doughter of his wife live with her. Is he obliged to meet such conditions after the concumnation of marrises? If he does not diffill these conditions, does

the most have the right to sand unrighe?

A. According to make shead and a prop of Comportors and Socioses; such as 'Unate both Adductable, Your be and Socioses; such as 'Unate both Adductable, You be and Adductable, 'And the Aria, Steamlis the Judge. and Al-Avenia, the branch of an outrinous should be fulfilled. According to Frame Malli, if are stoodtowned and the featured unrained seather secondary or takes a concollent, the wide will have the epitics either to any out it me or a secondary, the wide will have the epitics either to expense with may, one comment of the property of th

As for the condition that the daughter of the with model for with her min the bases of the habitual, and that he has required to add the hear to considered to add the hear, thus as considered a condition of supulating an amorease of the surveyant of above, wheth may not be well-defined. Anything suphifiend supulated in marriage, contrast that may exclude an amount open and to the poem of the wife or less, a permittable and the surveyant of the condition of the surveyant of the

Should be husband not fulfil the conditions be accepted, that materies another women or takes a conception, the wife will be able to satisf marriage Again a question was naised concerning the executives of the animalment of marriage, is in necessary to order to the capoutive zealmenty to carry it one on me." The protected opinion is that is not necessary to do that Blancerr it returned is made on executive authority, soch animalment will be entitled either to account authority, soch animalment of

PHYSICAL DEFECTS VERSUS MARRIAGE Can leprosy cause the annulment of marriage?

Qt. A woman morned to a man, and after the consummation of marriage trend not that he is n leper. Is

this wild mason to strail natings!

A. If either of the spoure is found to be physically defectors, such as in the case of massage or knowly, the clotter will have the open on some all namenge. However, in the pury with Soud out the defect in the other secrets it is no assument a specialised to disc care. If the wide causilier manning, knowing the defect and succepting it, she will not be retailed to be disc any of her recognism. Il austheries a route better the consummation of marriage, she will not be emitted to be thought these reduces the consummation of marriage, she will not be causified to be other theorems; of it is fined where the

consummation of marriage, wie will be evented to the dower.

The Massobodair (a woman suffering from

Q: A man marmed a virgin woman and femal out this for was suffering from continuous vaganal bleeding. The brasky of the well-did not all harm of that defore Can he sent if the marrage and demand the amount of tower he post from the family of the wird Sheedi for father and mother of the white he made to nito costes in case they donfor the health above marcrosses with this write or not?

At According as the preferred operator, this detect may cause the assistance of marriage for two reasons.

1 This defect makes intercourse more facely haverful.

2 Intercourse with a woman sufficient forms.

contental vaginal blooding is not permissible except to a necessity, according to the famous openion of learn Ahmad All that proving intensive physically labs for blooking of vagins, or enemally like isomorphy south for annealment of insimage secording to huntil Malik and insimal Al-Shaff: It was also reported after Union the Al-Shaffa. As for complete percentage from instructions such as the case of the presence of impurity his vagins. It is considerably dispured upon saring scholars. The cere of the weepen who suffices from continuous vaginal

If the hardward areasts marriage before the concurrencian of mentage, but the the required to pay the dower life a sensite tearing after consumeration, in so and that dower a payable by vision of such case of princey of the concurrency of the control of the con

litercourse with a Mantidoché is consistentily discored upon ly selection in an option arithmetic to Consistentily Studies and offers; it was east that in a permissolé to have a manifestion of the fidenticulation. According to surviver options, the same particulation and the surviversity of the same particulation and according to the same part and will not be open do surviversity of the same particulation and commany, if the damants having suggestion of that, that case in disappret upon a survey publication, whether he has not designed upon a survey publication.

A waman found to be virgin

Qs. A mea married a woman, knowing that she was veryou, then found out later that she was not. Can be arried marriage? Can be demand the dower he peak from the

As The husband in this case is entitled to saintle storrage. Should be warm to consummate marrage, he will be centred in deturned a reduced or the case of the mount of stores in equal the concernity dower paid to a previously starred weekin. If he atrials marriage before consummation, he will not be married to yet a dower.

. .

ANAL SEX WITH WIVES Is anal sex with one's wife is lawful? On he hashead committed to have analyses, with his wife?

At Hereng and sex with one's wife is strictly probable; the Bidy Qut'len and the Prophene Surenh. This is the openion of both the either and best rebules. It is in termed as "ad-Lamyyah At-Supher" (the lesser solony). It is remarded after the Prophes (space to upon kin) that he suit-"Allah does not sky of math Do not here shall sex with "while the proper space to the proper space to the proper space to the proper space to the proper space of the proper space of

wires are your titth for you so go to your titth, when or how you will, and send (good deeds, or salt Allah to bestow upon you pious offspring) for your own after beforehout 20, 2221.

According to Islam, man is permitted to have sea with his wife from any directors, so long as it is in her vagina Should be have see with her in the raise, and she accepts it both of them should be given a discretionary penishment if they then must on time, they should be separated from

Nashuz [disobedience of the wife]
A woman who fasts during the day and
prays during the night and refuses her husband's
invitation to the bed.

Q: A man has a write how used to first all day and observe prayer during the night and refuses her husband's invitation to the loot. What is the informett on first?

A: According to the consensus of Muslim achicles, this is predicted to her: Rather, the should asswer the invitation of her hardward as hed, as this is an obligation on her Fasting all day and observing opticual right prayer is something superrogatory. New then can it be given precedence over the obligation? In a hadds the Prophets (price to upon him) and "A woman caused observe Facility in the prevence of her huisband except after taking his remnistron."

If apprentiquety Pairing of a women in the presence of her Intables in one permaned target start the permission, it is treat women falle refused his overvation to be did table. The Sobbits is reasonated 18% in an arrowing the results of the treatment of the results of the man transition with an beat but the restaured, in the Owner's Albab wood water the month of the Owner's Albab wood water the month of the Owner's Albab was what treatment from the Control (18 to Declarity), about on the Albab would have their justed "6.934 the right of the hadrant of the work control street or not not the right of Albab and the

The Propect (peace be upon him) and "I'll I were inorder a human here; to postura to a human here; I world have colored the wide to processes to her herbard. This is because the last a great right on her? Once wase worch said to the Proplect (speace be upon him) bles fails, in the cause of Althi, pay charry and do right one hadwhich we cause to b. Her right of "Otherwing great authorizant (charening with the humbard equals sit these deeds."

> DIVORCE AND ANALOGOUS CASES KHUL' [DEMAND OF DIVORCE MADE BY THE WIFE IN RETURN FOR A

COMPENSATION GIVEN TO THE

Khul' in the Our'an and Sonnah

Q: What is Rhaff as in the fight of the Qua'm and Smanled.
A The Rhaff increased in the Qua'm and Smanled is the cause where a wide hasts let thinking land waters to experted him Size in temporal to the lands that it is assured in the same of the property of the lands of the smanled of the same of the sam

Meden scholen

The forced discrete

Q: A woman who was averse to her husband, asked him to dwere her by way of Khall, fluestesing that she rughly consist saided, should be did not dweet her. Her guirdien feeced the husband to separate with her. She shou married to another harbend. The first hysband demanded her to estum to him because the diverce he made was under coercion. However, the wanted to remain with the second harbend. What is the subment on this case?

As if the first hashed was celly faced to separate with her, because of his neighbors of his olders towards her, or because his neighbors of his olders towards her, or because he inflaced harm on her without a regisful claim, in word or in deed, the separation will be wall of second marriage will be visid also and she will be considered the sufe of the accord hashed will be considered the sufe of the accord hashed.

confining him, doppine his being good to be a quantitative will not be with Railler, if the wife feels aware to han, dopin his being good to be it may be dominated to separate with new hours and record to do so if his complete a to adopt. But the collects, he will will be of ordered to be potent, should there be no table causes that anisot membrage.

Accusing the wife of adultery

Q: A man accused his wife of adultory. He based his accusation on the strokes that he sent her to sitered a weedling, then he speed on her and found out that after two not these. She then denot this markers. When the hashest of the site of family, and they adold her to confrom him and defend herself, she refined, furning that he retight best her adecreaseds. She then were to the house of the material uncle. The hashand this mode that a proof to cancel all her rights, channing that the por our from his house without his permassion. Is this a rightful claim so slip the write of her rightful.

As Albin an Alonginy ways what means: "O you who elected You are forthfallow in hishert sween spaned tolder with and you should not frent themselves, that you was to make you should not frent themselves, that you may be a part of the white you have you made you want to the whole you want to the whole you want to the you want to want to the you want to want to want to want the you want to want to

If the wife, however, commans indecency that is learly proved, as such case the hashand will have the notific account has and over how less.

As for the family of the wile, they should assention the first of the two persects his the right claim and separahimither in blother case. If it is found our than the write is the godly perry, the sheed stanton besself from him. If the hashand claims than he melle he to a worlding, but the west clayedness, it is his the right to agit where the west. If the right hash the service of the world perfect the seet. If the right has the west wangesed to that, or they admitted that she neither were to them not wear to the wedding, dis is considered a walst passes to arrow the doubt of the lessband, and will be recorded as a sensor of the bershand is along.

Regarder the mouseum of the wife, the will be entired in suite or all diversations for bits this hold and will be entired for the control of the control of

The Khui' of a woman who has no guardism

Q: A previously married major woman who had nepairdain except legal authorities, ministed decoupl legal authorities, since she had no guardiants. The wife their agreed with her hashand to be derocced by way of Klish, on the condition that she would absolve him of the arrivant. of dower without taking the permission of her guardian (i.e. legal authorities.) Are Kind' and absolution valid in this case?

At if the is major enough to make a domaion, her Khall and absolution of dower will be valid, even without the permission of legal authorities.

Cancellation of absolution

Q: A man said to his wide; "If you absolve me of year dower, you will be diverced," thus she absolved him, being not under a kepal mendation, and having no father or brother. See then dismod that she was muste, in order to runder the absolution of the hazband of the dower weal What or the pulgement of the case?

As Absolution of the desert cannot be rendered wield by his more claims of insuring Rather, if proof is established that the was resume, but the was not under a legal merefaction, still the absolution of dower cannot be regarded effective, over it size manages her affairs by herpelt.

Divorce after the absolution of the dower

Q: A woman absolved her hashand of all her dower He

absolving him of the amount of dower. Is the divorce

An If the brahmal agence with the wrife to disserve her in section for absoluting him of the disserve, and distonce will be effective, and well be regarded an asswarch. The sixth applies in the major to ber. Absolute nor of the doors and it will discove yet, and it is also present the distolution of the distolution of the doser. However, if the absolute him wellow the institution of the doser. However, if if the absolute him wellow the institution of shating for discover, disco the discovers her alterpoorts, diverse will be researched.

A gazzine is assessed whater the wife can revalle the shorteine of the downer. Usually werean receives in shoolway for historial of the downer clearly werean receives to provide him, yet for fair of diseaser, or than the hashed might not marry another weenias. To such usustance, now animozone, reproduct pair trained abused, one outfrimes the opinion of secologing the photologist of the down and one opinion. It is the production of the down and one opinion is the production of the downer and one opinion. The production of the downer and one opinion is the production of the downer and one opinion. The downer was a supplied to the production of the production of the production of the production of the hashed and the downer of the production of the hashed and the downer of the production of the pr

Revocable divorce of a decrived husband

Q: A man diverced has wife a revocable diverce. When the streezes came to totally the diverce, one of there said to

the husband "Say! I divorce her in return for a dirtura, when the husband said that, they must to been, "Now she is the "You contract return to her except after her correct." If he really caused return is her, can this absolve him of her rathes due to his better described by the vitanouss?

All the traducted directed the write a rescaling drouge, then he was prompted by the instinction of that that the directed he to return for a distance, and he asso fails accorded her to return for a distance, and he asso fails accorded to the standard directed, only the first distance of the transfer distance of the first distan

A RULE IN KHUL

Is a Khul' counted in the three divorce pronouncements?

Q: Is Khalf counted in the three pronouncements of devoted? Is a necessary that it be pronounced with terms and intention other than those of dispress? A: These is a famous disagreement among schoolses on the species. The first operate, which is artificiated infantal sharmed and its officences, is that Kind's are unrecorded separation and an arreadment of marriage, not one of the three pooking processors are set of more . If the bisodial marker Marl for the time, that when the more than the marker of the more set of the more set of the more of the two opinions of turns Albertin's press in the species, which is closed by a greep of his followers. These is also few earters in the meant of the more than the set of the schools which is the more than the set of the set of the schools which is closed by a greep of his followers. These is also few earters in the meant of the state of the set of

The second opinion: Khul' is an irrevocable divorce which is counted from the three possible pronouncements of disorne. This is the opinion of many parties schedus.

The opinion of Imora the Talmyyishi.

who decided in a case in which a sum diverced his will who decided in a case in which a sum diverced his will work and made. Khal' once. He judged that the worms may wearm to be trabeded without morrous guisable must first. Herkitin his Si'd his his Wagqua, when apportund i governor in V. Petron, added Rei "Albert Substittes quotomospring that most of the cases of distrete in Ventron are stude in return for a cooperationary given on the harbort the Arbors supried that such as we said a diverce, shough in was somed diverce by people by mustile.

The condition of wording and astronou in Khull.

Khal and decore are valid when made in a linguage for that Arabic, according to the opinion of the inapority scholars. As there is no language other dain Arabic that has the terms for both-dreave and Khall', the distinction between the two well be in the compensation given in the case of Khall, not the working.

The division reminence that Guri'm is the unsance when a man division its wife without certaing a companion from her, in which case division will be reversible. As for division with a considered as the known divisions, make it is not considered as the known divisions, make it is more tiles a mostion with heful as wife trees make it is mare tiles a mostion with heful as wife trees make it is made in the most of the conpanion of the control of the conpanion of the conpanion of the conpanion of the contained in the control of the contained in the conpanion of the contain of

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99.95

What is the meaning of a husband's saying to his

"You are just like my mother or sister"?

Qr. What about a husband who said to his wafe: "You are use like my mather or states"?

At If he manus that the is becomed and dignified just like his motive or sizer, it is permanable to say so the smooth that she is like his motive or sizer as the asnumble; is concurred, this is considered as Zitcher If he continued to like with her arms and wide, he should not have unercourse with her until he performs the due Kaffursh for Zitchiar.

Is divorce effected if a husband demanded to consummate marriage with his wife on a certain day but she was not ready on it?

Q: A ron concluded a meetinge contract and he wanted to consumme his marrage on a certain day, otherwise his wife will be just like his mother or states. Yet, the wife

A: No divorce is effected in this case according to the four jurisher schools. Yet, this set is considered as Zhibar. If he waread to consumence marriage, he should first make the Karfarah meetscood in surah Al-Mapadali. He is comited to emancipate a Masilian slave. If he has not any, he should fast for two consecutive months if he can not, he should find start note. Masilian.

Is it permissible for a man to reconcile with his wife even after he said to her: You are just like my mother as far as marriage is conversed?

Qs. A man get augry with his wife and he said to her. You are: Just like my mother as lar as marriage is concerned. It is pergissible for him to reconcile with her?

A: If he reconciled with her, he should perform the Kutharh of Zhihar. He is edified to emoriquie a Muslam sites: If he has not any, he should find for the connecturer months. If he cannot, he should find out you provide the should not here with her as man and wife unites he performed Kotharah.

When a man says that his wife is just like his mother during her absence, is she prohibited for him as a wife? Qi. A man said to its freed. Dear briefer, it is not destrible to perform such acts before your writ. The other tepfied, she is just like my mether. His freed sout! Why do you say so? I know this the bestime prohibitated my you as a wife store, you said to The sum repaided. I swear side is just like my monitor. Deel she become prohibitated for her?

At All praise be to Allah, the Lend of the Worlds, It all depends on his intention of the means that the its just like his mother to the custor that the does not blaue him to his bad acts or reveals such acts before others, also is not prohibited for him as a write. Yet he should be projected overshow.

When 'Unite' bin. Al-Khatinb (may Allah be pleased with

hard) beard a starn calling lins wife. "O stoce?". Utter blanced hart for that and parasited him scenebow it the man does not know this to be preclaimed in kine, be door not deserve to be precidend, although be had performed an apply deed. A man threeft not call his wrife as has motion. If he insteads that doe is man bloc has morther as far as

If he intends that she is just the his mention as far as marrage is encoursed as, to have intenduction with her and perform such acts only allowed with one's wife, times considered as Tahlan seconding to the Jamoin schools of Abs Barrish, Shofi I and Abraed.

According to Malfe, there is disagreement whether this is considered as a thrite diverse. He should not have attractive with her turbus be performed Kaithanh He recribled to ensuricipion a Muslim slave. If he has not any

he should fast for two consecutive months. If he can not be should feed sixty poor Musicus. If he performed other, she is no known mobilisted for him.

In conclusion, it is not divorce at all. Yet a man should not have intercourse with his wife in this case unless to performed Kaffarth according to the unautrous agreement of Mandan frames. All the knows been

When a man says to his divorced wife: If I resumed marriage with you, you will be just like my mother, what should he do?

Q: What about a man who said to be divorced wrife! If I seemed exercise with you, you will be just flor my mother or sixer? It is allowed to resume marriage with let? What should be de?

A: All prime be to Allah, the Lord of the Worlds According to some scholars, he should perform Kaffarah of Zhihar act. According to others, he is not enable to perform 1. In a sadar for a person to adopt the first way

Is a drunkurd's divorce effected?

 \mathbf{Q}_{1} . When a drunkard who lost conscious zers divorces his

At All praise be to Allah, the Lord of the Worlda There are two points of view in this case according to scholars. The sounded or whealth with a drankard's devotes to rec effected. This is the opinion held by the Entar of the Bottone's 'Uthamai bia. Addin and no difference opinion was held by any other companion as for as I know.

This opinion was also adopted by many success and modern schulars such as 'Urnar birs Abdal' Aziz, from Admind and some of his followers, from Shafi'l in an old surration and some of his followers, and some of Authoridah's followers such as Al-Tabawa as well as many

I believe that this is the sounders opinion. When Mo is the Malkic came to the Prophiet (percent be upon bring) and confisced that he had contested stability, the Prophet commanded hes companions to seal his mount is not oborbical, whether he is drawload or not. If he had been drawlord, in a confiscency week have been considered world? In well known that a distallated is a source how which he really used durant distallations.

Doods are judged according to one's intention while a drustland never has a straightforward intention it is the





claims that he had been correct to do so, his claims is accepted. Asking him to swear in a controversal point among orbitors.

If a man is correct to divorce his wife and he did, but after divorce she got married to another man, is this manuface whist?

this wife for the first time. She was pregnant and she married another man. What about this marriage?

At All praise he to Allah This diverse is not wids, ther warrages in arriver time while the proposates is straid according to the interment appearance of Modisins. Such surrages in arraid creat if the line both diversed, How course, first thisy happend while the in-pregnant and even driverse in our effector? The people who content the same and finase who conside the second matriage content when the proposal surveive. The stoot habitoris most diverse for woman until her. I data (writing proved) from the first habitoris corrects our seed.

As for the "Iddah from the second hashend, it is a commoversal poet among scholars if the second hashend knows that his marriage with hir is forbedder, the sound options is that these should be in "Iddah, if he thirds that such marriage is valid, there must be an Iddah from him.

A man promised his wife to divorce her, but he had the intention to resume marriage with her and couclade a new marriage contract with another down; is this volid?

Q: A man said to his writ: I do not ware you. Go to your family. I am going to divotce you He scally intended to divotce her. Is at which to exame marriage with her are conclude a new interior contract with months? done or

A: The possing to directe at our effected and it is neither obligatory nor desirable to fulfill in H in early directed her and by styring "Go to your fairly", he meast directed, the is once discreted which he intended more. He has the oppin to resource marriage with her during late wisning period even without her content, her custandom or divery. Althic hows both

Is it permissible for a man to divorce his wife just because his mother hates her?

Q: A woman bases the wife of her son although she has given birth to children. The husband's mother advises harn to divorce her. Is it allowed for him to do so?



When a man thrice divorces his wife unintentionally and he means just once, is it effected?

Qs. A man quarreled with his wife and he wanted to divorce her once, but he erred and he divorced her funce. What is the level automore?

A: All praise be to Allah. If he erred and divorced her firste while he mends just once, only one divorce is effected. Even if he erred and insended to say another word instead of divorce has he said it unintentionally no discovery as efformed. Allah foreast here.

. . . .

A man is indebted to his wife and he wanted to divorce her if he did not pay his debt. If she acquitted him from such deht, is divorce

Q: A man was indebted to his wife who said to him. I am affined that you may me pay me back. He replaced if I have not settled such dock by the end of Ramadan, you are three diverged. The husband is now absent in Que and he did not appear an agent to act on behalf of him. If the wife necessital him is of threese of facing? As If she acquired hum, he should not diverce her according to many jurist such as Abe Hazitch. Mufarment, Almed and others. If the acquired here, force is no debt to be sented. The steme fraing applies when a man pays the debt on behalf of another as the lender abstract his contraction.

The Prophet (peace be upon him) and to a woman "It there had been a delt on your mother (or father), would you have paid it? Six replact: Yes. The Prophet and Albert and have paid it? Six replact: Yes.

Is it permissible for a man to re-marry his exwife whom he divorced thrice before consummating marriage with her?

Q: Is it permissible for a man to re-marry his virgin rewrite whom he divorced thrice before consumming marriage with her?

A. All proper he is Albah Disparing a proper divisor.

before or after consumming marriage makes her shepd for the hadrand cerft she married another who, in turn, deverted her. This is the opinion held by the four juristic schools.

A woman is divorced thrice before consummating marriage and when she gets





the new wife hand the old one, she has the right to diverse her on his behalf. The term of this unforcession learn is im years. Liter, he diversed the authorized womas, to such authorization with "If it he invalid because the authorized woman is diversed?"

At: All praise be to Allish Steen may drift the citquestion is related to suthertrained depending on the fact that it is imbased substituted bits wife on a side contract for example, and later for the drifter devocced here, such authorization is not which are constroined by parises. The case here is efficient.

because the did not setted to discrete this fire well. The intent's intention well is much the accord with have full freedom in discreting the first life spease than if the second with other significant profession to love with the hardend. As the did not right to discrete the Other hardend and authorization better. The hardend much such learn gast to please this second wife and now site is thence divisored. It is now includingly.

As for applicing certain conditions in the ourcomcontext soft in no to make polypure, zero despite believe that such condition are valid. If the historial breached the condition and mende aboute, the whitetion is the condition and mende aboute, the whitetion is the condition and mende aboute, the whitetion is the condition and the condition is the life in the condition of the condition is the condition of the condition of the condition is the condition of the left cases, the sudercised versus has the right to sat according to the contract or letter when there is already another wife, According to Abu Hanifah and Shali'l, such

The authorization leater is permissible secording to the substitution superiorized of Muslin schedules and the substitution from the right to terminate at I focu said to les authorized has the right to terminate at I focu said to les automitération permit années pechelurs According to Almardia Mail II, at gui son autobronation said the husbrard has the right to terminater at before the gase to On the offers have, according to Orbe Berthal and Mails, the name does have, according to or Orbe Berthal and Mails, the name does

According to Ahmed, Malth and other scholars, if the man singulates that if he married another wife, she would have the right to be diversed so long as the in his wife. Once he determed her, she does not have any right to such stipulation. Allah knows best.

When a man's authorized agent thrice divorces his (the man's) wife, is it permissible for the husband to return to his wife?

Qt: A quarrel occurred between a man and his wife. He was about to travel and he said to his agent. If the in content with this sum of money as her expenses, hand it over to her. If she is discontent, desorte her After the



general permutation to get out, it is permutable for her to

A man accused his wife of stealing a sum of money and said to ber: If you did not bring this money, you are diversed in diverse offeatur?

Q: A man accound his wife of stealing a sum of morney. She said: I swear by Allah dist Hawe not stoken it. He said: If you did not bring this money, you are three

not to be divorced according to the seemdest openion their by substant. The hashard means that she is divorced only if she had taken the moony. Allth knows best

. .

When the husband says to his wife: "you are divorced if you give birth to a female baby", and he revoked his threat. The woman gave hirth to a female baby. Is divorce effected? Q: While his wife is program, the husband and to her "you are divorced if you give both so a female belty" Before giving both, he revoked his threat Laser the amount pure both is directly both to discover of the

As if he diversed her introversibly or he left that said her disbble (witing) period) center, to an ead, there are not flamous opinions held by scholars in this regard have SaidT1 also held how opinions made in regard; these of them is that diverse is efficient, and this is the opinion of Almed as well. If he did not revisible had devote and returned to her during the writing period, the materiage corrison is said with. Diverse is officient of the left her materiage founding of

. .

During a quarrel with his wife, the husband said: if you say "divorce me", I will do, but she kept silent. What is the legal rolling on this motter?

Q: A man quinteled with his write and he was hard Accordingly, he said if you say 'director me', you are those divorced, but she kept shot. Then she said to be mother: what does he say! Her mother told her his words The wile said: Divorce me. Is divorced once or threeriference?

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An angry man aware an oath of thrice divorce that his pregnant wife should not enter her aunt's house. After giving hirth, she entered this house. Is divorce effected?

Qi. An angry man aware an each of three divorce that his pregnant wife should not enter her same's house. After group borth to a boby, she entered this house. The man eace said to other people! If my safe entered her nam's house after giving birth, she is not to be bloned for divorce ofference.

At If the man manufacture occur his wife gave high to a child, he is not to be blussed for his each and that his wife is free to mater her auxili shouse, diverse is not effected. Yet his each is still effective and if his wife control her sour's house while the is programs, diverce is effected. Allah himsels less:

Before his travel, a hushand swore an oath of diverce that his wife should not get out of the bouse during his absence, but out of necessity, she went out. Is diverce effected? Q: Before his toyel, a husband said to his wife. If you get out of the house during my absence, you are diversed. After his across, the toyl to him. There was necessary and I was obliged to get out is diverse effected?

A: If the believes that such necessity is not included in his each and that the does not act in disconformity with his each when the new out, discover in the effected.

When a pregnant woman refuses to have out of diverse with her husband and be swore an outh of diverce that be will not have intercourse with her after giving birth. What is the legal judgement if he had intercourse with her after giving birth?

Qt. A programa witness refused to have intercourse with just hardward who was him because of such refusal and wavean oash of device that he will not have intercourse with her after giving birth. In divine reflected if he had intercourse with her after giving birth? In the season for such an oath taken isso consistention?

At If he had intercourse with her after giving birth, has intercoun and the reason for such an eath are to be taken into consideration. If he sweet this eath for a certain reason and now this reason is non-costent, no divorce is effected according to the most appropriate opinion held by subhelies such as insume Africal and others. If a man ower



When a man says to his wife: "You are thrice divorced" and he has the intention to make it pending, is divorce effected?

Qs A man got angry with his wife and he said to her. "You are thrice divocod." She said: "now", and he replied: "now". He has the meetion to make his divococ resulting, as efflowed?

As if the meeted by using. "Less communed to diverce their that the does is some to diverce the but that he just urges her to suppose here, no diverse in efficient if it is sufficient. These, Albis willing," soil; pending doverce are relevant occreting to the Athenic Scheet of Ath Braillo has disting it. Advancing to Altisic and Malke, it is critical as supported by the "Abbids. So long as the inments that drovers in rec efficient, a long as a large-gree who speeks some Arabic works whether does not know to meeting.

If a transference has well as a need of fedura, it is effected because he means to of mote the even if he deals not raised to put it table effect. The man in quantion does not mend to put it table effect. The man in quantion does not mean to store the way and put it is a store to jost, like a prain who are a wevener and he saled 'you are to jost, like a prain who are a wevener and he saled 'you are to jost, like a prain who are a wevener and he saled 'you are to jost, like a prain who are a wevener and he saled 'you are to jost, and the sale 'you have been a supportant to only the transfer appropriate openion held by saledness Allika knows less.

Suraij Question Is the Suraii Opestion true?

Qt Is Suraif Question true? If it as not, what about a man who unstated him and acted accordingly? When he knew that it is not may, he repented and asked Allah for freezwares. Pages Allah foreits him?

At All praise be so Allah, the Lond of the Weeker. This question is a see of monitains in taken. None of the Propoles's Companies, their followers of the four Learnadopted in Some later scholars adopted it, but most Markin scholars adored it if a process in mass smoother as fee as the question is concerned and later he repensed, Allah will dispute time it should be dispute the even of the intalment between the interpretation of this operation.

Is it permissible to make a marriage contract in which divorce is stimulated?

Q1. A man memed a woman and six gave both to a child The waxesses advised han that erec be consummented marriage with her to say to her!! If I desorte you, you are divorced. Is this contract permissible!



a get and claimed that the belongs to the first hashood. It such claim true? Pleue be acknowledged that the and the first hashood has in the same town and site did not demand for allomor or extreme, for the seed.

A: All praise to to Allah. This gail does not belong to the first hisband, once she chained so securelag to the summanus agreement of Muslim scholars. Even if she gave both to the gail when she is divocced and she chained that the gail belongs to him but he denied so, her claim is

According to Abu Hamfah and one of Ahmed's nammons, a woman is enough as a winese in this regard. According to Matthe and the other mentation of Ahmed, two women are required. Shafi'll signifies that there should be four women. As for the man, it is enough if he swore an outh derrying that the child belongs to him.

If they are still married and he is not min and with, date are not options in Alarmi's Fanness School. The first one is drail her claims to not accepted according to School's here. In the contrast, which he accepted according to School's here. In the contrast is not accepted according to the contrast of the contrast in the contrast of the contrast of the contrast in the contrast to the contrast contrast contrast to the contrast contra

These are two opinions held by arbibates in the regard Americ, Alse Harsth, and Ho Samp believe that the child belongs so han. Staff 'and Malth see that the child does not bolong to him. This commovation lever is esplicable of she did not marry. Yet, if she married after her vanish perial is over and then gave both to a body after more than its mouther of pregnancy, it does not belong to the first harboard contribute to the contribute of the properties of the state of the contribute of the contribute and the con-

As the operations of the four human blanches are standing, to be convent and the gip belongs to the first hadronal shift the layer of the variety flour of the sand data the land years. The convent of the sand data the land years of the sand data the land years of the sand land the land years of the sand land the land years of the sand that the given had the land that the layer than to the get drong the company forced, and he should were one often that the land that the given had to be a first of the sand that the land that the l

A man divorced his wife but a Mufti delivered him a fatwa that divorce is not effected. The man had intercoarsic with his wife and she gave birth to a child. Was the child been out of adulter?



need one invalid and the wife gove brish to a budy out of such watercome, the budy belongs to the instead and they intered each office. The budy belongs to have because to the budy of the budy of the budy of the budy down as one effective budy of the budy of the budyers as one effective budy of the budy of the other respont. This case is the applicable on result contracts according to the unsuremous agreement of Manism visitors. When sheet the contractive of the budy of the reviews. When sheet the contractive of the budy of the budy of the budyers.

Even if a man had intercourse with a woman during an irrealist mirrogs such as that made only for pleasure. (Mut abl), or a marriage held without a custodian and witnesses, but he believes it to be legal, the been child belones to hare.

Then what about a compowersial matriage although it is proven to be legal according to the Holy Que'an, the Prophet's Saumh and analogy?

When a woman gives birth to a baby just two months after the marriage contract although the husband had not consummated marriage with her, is such marriage valid?

Qt A woman gave both to a buby just two meeths after the starriage contract is made although the bushand bud not

be entitled to pay an altmorry?

A: All printe be to Allish According to the unsummouragreement of Muslims the budy does not belong to hate and he as not created to pay a downy. Yes, scholars hold now

- The men appropriate opinion is that it is involid according to the jurnous exhibit of Malik and Anneal as well as others. Therefore, naminge mass come to an end without paying devery, as is the case in any other trivial contract it is rotate theter of a policy shouldned the responsibility of paying an end to such marriage as a west of processing and choice.
- 2 The creation is walful but the hashard should not constraint marriage until the given birth. This is the optation of Abu Hamilta, while Shaff I befores that he can consumente marriage before giving hath.

If the is pregnant one of a controversal marriage or because the rebound and increasors we white real directors because the rebound and increasors whether and director between the restriction is unable according to the suggestion agreement of boundars, as in this case, he is not content on pay drowny if he directed her before contenting marriage. When a man a control is many mortal according to Shalf I and Abread whether the mortal according to Shalf I and Abread with all softenit he married her willingly, this is a conversessal postanoge studies.

Jelebah (The Waiting Pariod)

Is a woman's claim that she no longer menstruates accepted and she gets married according to it?

Q: A secure was diversed on the 22° of Balo's A-A-security of all all membranes on the 20° of James A-A-Mark and the last membranes of the 22° of James A-A-Mark or the same year. She claimed from the diverse of the same year of the second learned new state membranes or lay once, by diversed her on the 20° of She base on the same year. She waste to marry the second selected legisle and the feature fast do the longer in tensimates. In her claim accepted it is a legal to marry the 20° of She She She Calman accepted it is a legal to marry the 20°.

A. A women's claim that she no longer memorauses are accepted once for said no. If the reached as an age where the no longer memorause, the is not be left for each your if the no longer memorause, the is not to be left for each your if the no longer memorause because of an if these or walking in hally, the is said in her wanning period until such meson is said-excenter.

This woman should have spent two liddahs (waiting periods) for each of the two hasbunds. The second enteringe is invalid and hence it does not require that he droote her. If the mercenanted only once and blocal cessed consumments, she must speed the two waters periods after also leaves the second hashand. The term of the two middless resided in the meaning.

This case is applicable if she no longer measurains. It she doubt whether she no longer measuraints or rest, the waring periods will be a year and three meabs. This opinion is based on some juries? belief that the resulting possels do not interfere, such as Malis, Solid I and Almed According to Abu Hantish, they metrics but waiting posted of an woman who no longer measurains of waiting period of as woman who no longer measurains.

The opinion which we mentioned is the best and easiest and it was delivered by Urrar bin Al-Khasash. The relatopinion that a doubtful woman should stay used the reaches the age when she no longer mensurance is very difficult for people to adopt.

When a judge abrogates a woman's marriage and her busband wants to return to her, is she cotified to a waiting period?

Q: A judge abregues a weatin's marriage after giving both to a haby because her hashend no longer supports her financially for a long period of time. Three months have he worded to recurn to her, is she entitled to a waiting period? It is well known that most women do not menorate during the period of sacking the halp with she wait until the sacking period comes to an end and the

As All praise be to Allah. According to the unanteness agreement of the four furnite Schools and others, she is enabled to a waiting period during which she make increases three times even if increasination did not occurrent the walfiting meriod is out.

This is also the palgerent of "Utream but "Affer and Aliber Ali-Tulib" and pone of the computation issues a different reliage. If the weapon means to give her body to sender woman to sacklet him so that the may mereda use of even she has a machinic and that purpose. If it permissible to do so Albia listone for that purpose. If it permissible to do so Albia listone for that purpose.

A woman was divorced after giving birth to six children. After divorce, she did not menstruste for six months. Is it legal for her to marry another man after this nerfod?

Q: A wayman upod to menvirunce when she was a vergin After her marriage, she gave both to six children and caused in relationary. She was drovened by the hashood white needing her list body. She mayed with her facility for sex morths, and soil she did not mentionine. Another man proposed to her. They attended before a judge who saled her abox recurrenties. She said that she had not meantment years upon The jobby milk II in risk legal for you in merry Arrels or padig made her marriage certrace. both he did not safe her about meaning-milk in surrounce the wife and he new hardraft, leaded, it is surrounced the wife and the new hardraft, leaded time on handred whyte, said time that he had commented adulting and segmented between

As All-prince by to Allah, If the no longer membranes because of an inlines or beduces of easiling a body, the most war, until these or beduces of easiling a body, the most war, until this research moto-content. If the does not know the reason for the case of measurable, the stord war by a year and then get married. This is the cyntime of Vanas I for Al-blaston, Annoted and Sinfa i. Then between control marriage or intends The policy who separates exposure Sinfa I and a policy market parameter and the separate policy and I and a policy market in among correct in order judge less. the right to separate between them Besides, no donce at effective II.

When a suckling woman has a medicine so that she may menstruate and she has already menstruated thrice, does her waiting period come to an end?

Q: When a diversed rackling woman felt that she did not necestrate a lone time ago, and the had a medicine so that the may menstrate and the loss already menstrated three did her warrier remoderate to an and?

A: Yes, once the memoranted throc, it came to an end. If the bad a medicine so that the may increminate and she has already incremented, it is permissible, if she became language or need and this led to memorantism, and she has already increminated thrice, her waiting period came to and Allibit knows best

A sick man divorces his wife but later denied that he had done so. Days later he died. Is the wife entitled to a death or divorce waiting neried?

Qr. A man got all fire long time. He ordered his write in per one of the history but the relation Accordingly, he said You are divoxed. She get man and recked benefit. When he sked he re, the centered weeming her well. When he sked her about the reason for such well, the told from that he had despend her. He demonst and said was he had not despend the relation of the said and the sked had not considered her Days later, he shed its ske emitted to a death or disversed when period?

A; If he was fully aware during divocce, she is entitled to wait for both periods and she has the right to have her due share in its inherited properties. If he was absent-annaled and was not aware that he had diverced her, she is easiful to arend the shade worrest worked. All the become here

Is a woman entitled to spend a death waiting period again if she did not spend it in her house?

Q: A within used to get out of her house during the death waiting period out of necessity. It she entitled to spend the waiting period again? Did she commit a sur?

As Once from months said into days passed other her hashwalf's doubt, the writing persod us over and she is not mattled to spent if soon if the sex oblight to get out of her brane during such persod, she is not so be blassed for a fit she were not withher any memories, the should not all this for Suprement and expert so Hirts, but she is not emission of the wasting person span.

Is it permissible to engage a woman who spent just forty days out of the waiting period of her late husband?

Qt: A men died and has write speer forty days of his death warming period. Then, she traveled as a faraway town. She dad not apply costrones or perfames is it permissible to

A: All prince be to A flab. The death watering period correction are red after the laptes of four months and tree days. The desire are still come days of the period, the sheet dependent on the flat of the flat

If a wife intended to perform pilgrimage with her husband, but he died before travel, is it permissible for her to perform pilgrimage?

Qt If a wrie minuded to perform pelgermage with but hashand, but he deed on Sin bon, is it permissible for her to perform pligatings?

As according to the unanimous agreement of the four lunsic Schools, it is not permanifely for her as travel for telements during the death weating period.

Suckling the baby

When two sisters suckle the daughters of each other, is it prohibited for these daughters to marry their cousins?

 \mathbf{Q}_2 . When two sisters sackle the daughters of each other, κ is probabiled for these daughters so marry their country.

At When a woman suckles are their's buly five dissiduring the suckling period (the first non years), the (formle) shally becomes her display; All the challens of the suckling severas becomes brothers and suspect of the suckling severas becomes brothers and suspect of the suckling severas is some shall suspect the suckling severas is some should surry due put suckled by his suspice.

On the contrary, the suckled girl's bruthers can marry the daughters of the woman who suckled their sister, provided that such daughters were not suckled by their (the wear) mother. Only the suckled girl is prohibited for the sees of the woman who suckled has

Thus it is permissible for a man to marry the sister of lassister (by sackling) it he was not markled by her moders and the was not suckled by ten mother. As for the Sackled gart, the shooted not marry any of the seem of the wasnuwho—suckled her according to the unanimous agreement of

The origin of this case is as follows:

The secsus who sackied the displace bocuries be reader. The reader's sore are protected to many white get and they become her bookers. The secretar's brechers and sisters becomes her used as all areas. The source's lands becomes her father and his brethers and sisters become the grift suches and areas. The sackied got becomes the displace of the sacking woman who, in term, becomes the guarantees of the spice dieleter at his tercourses the guarantees of the spice dieleter at his tertoric terms and the spice of the spice of the spice of passets, they are not affected by sacking according to the sententiance agreement of the Sun Father's Schools.

. .

Two men were suckled by the same woman, then one of them got married and he had a girl. Is it permissible for the other man to marry this girl?

Q: Two men were suckled by the same woman, then one of them got married and he had a get! Is a permissible for the other man to marry this part?

At When a buby is sucked five times during the first every years by a werens, she becomes his mother. All her children, bone before or allow resulting hims, see his bettlern Sucking pechibits what britin pechibits is regardmentage, according to the Stansh of the Prophet (penca Ivspen him) and the maximents agreement of Muslimscholars. Therefore, this man is not allowed to many the other's daughter just is he is not allowed to marry his brother's daughter.

. . .

When a girl is suckled with her cousin, is it permissible for him to marry her sister?

Q: A man has two famale country, one of them was sucked with him while the second was not is at permissible for him to many the girl who was not socked with hord.

- At When a buby is suckled five times during the first two years by a women, the is his mother and it is probabical for him is marry any of her daughters been before or after he had been suckled, because they are his sister according to the transmoon agreement of Maubins scholars.
- If a get was suckled by a woman, she is not allowed to makery say of her seen. If the found was not suckled by the another of his finanche notion; was she suckled by hismother, it is permissible for them to many such other according to the anatimous agreement of Muslim scholars. Allth hances here.

Is it permissible for the son of a suckling woman to marry the daughter of the girl who was suckled by his mother?

Qt. A woman hered another suckling woman in order to suckle her chaighter for a day or mouth. Is it permissible for the suckling woman's son to morey this guil?

A: All praise be to Allah. If the girl was suckled five trees during the first two years, the suckling wersan becomes her mother and it is probleted for her to get rearned to any of her sons been before or after she had been suckled accordate to the transferous amountment of Muslim exhibits.

If sayone considers this to be permissible, he is to be invited for experimence. If he does not expert, he is on he invited for experiment. If he does not expert, he is on he lightled. If this speaked of prih has expensive from her modern, at we permissible for them to get manifed to any of the sucking worman's now according to the amenimous agreement of Maultin such claim. All his largest best.

A man married two wives and a boby was maked by one of them. This man had a daughter born by the second wife. Now, is it permissible for the suckled person to marry this daughter? If they have already get married, is it permissible for the judge to separate between them? Qt. A man narmed two wires, one after the other, and a buby was suchied by the first. This must had a daughter been by the second wide, is in permissible for the suchied person to marry this daughter? If they have already got narmed, is if permissible for the judge to separate between them? It data is controversallal cost nature and solve?

As If the body was salked for trace arrange for time series, lie is an eliment to many the pile according in the automore again the all the salked and the s

If a man was not suckled by the mother of a girl neither was she suckled by his mother, but their younger brothers and sisters exchanged suckling

from both mothers, is it prohibited for this man to marry this siri?

Qt If a man was not suckled by the mother of a girl mether was she seekled by his mother, but their younger brothers and sinces eachanged suctling from both methers, in it probleved for this man to corry the girl? If he married her and she give both to a bibly, what is the legal adamon? What is the challengt receives in this would?

At All pease be to Allah, if the man was not sucked by her mother neither was she sucked by his mother, but has benthers and sustess were sucked by her mother and her benthers and states were sucked by his mother, it is persuspital for han so more yher according to the unatmost agreement at Muslem solelars. She is considered with neutral the hindres from his faller.

Secting tasks as problems once bask of manager as for as the marked person and is origing; the sections of the property of the section of the property of the section process. The sections of their bestired are conserved. The sections of the section process in the section process of the section process that the section process of the section process of the section process of the section process, bestires and section process, bestires and section process.

This opinion is delivered according to the unimmunagramment of Muslem scholars, the four further Schools, the companions and their followers. Some scholars adopt a different opinion that such sackled milk does not fixed to prohibiting certain kinds of marriages, but individual measure the consistent of the Muslem wholers.

When one of two sisters is suckird with a boy, is it permissible for him to marry the second sister?

Q: There are two sisters, one of them has two doughers and the other has a sen. One of these daughters was sacked with this son. Is a permissible for him to marry the second sister?

A: If one of the daughters was suckled by the morber of the soa while he was not suckled by her morber, it is permissible for him to marry her sister according to the trustmess agreement of Maslim acholars.

When a boy is suckled with a girl, is it

permissible for his brother to marry her sister?

On A women left her danders with the wife of his

Q: A woman left her daughter with the wife of her brother. Upon her return, she asked Have you sucked her? She replied: "No" and worse that she had not. Her teiphree as well as her disapting became old. Is, if a permissible for them to get instrict although the negleches a bother who was seekled with the daughter's onlessour?"

A: If the doughter was not sucked by the moster's finnee neither the foreste was sucked by the daughter's, it is permissible for them so matry each other even if the finness's brothers and sistem are ther brothers and sistem for suckline.

There is a institution ignorests among Minkin solution in this regard. Were a budy a societie by a written, the becomes loss market, he booked it has father and lare children are list forcides and solution. In this father and modeler, brothers and solution, in supermitted for any of them to many any of his brothers is about in such as the supermitted for any of the brothers in the supermitted for any of the brothers are constructed in the presentation of the presentation of the an animal matter to energy a permitted brother according to the securities agreement of Mindiss adoless. Also his topics that

When a girl is suckled by her aunt, is it permissible for the aunt's grandson to marry

Qt. A started woman used to have sufficient because without giving both or being programs and she suckled has

nicce five times during the first two years of har life. In a permosphic ten this mast a grandson to marry the end?

All When a woman is presided and the last disconting which her bubbled and there has been made in the bushes, marking that milk leads to probletting some some of morrouges. When a gail is sucked five some from the woman, the becomes her morber and this sent's grandward leasures the gail's sughest and the is to make and whichery discovers such lead with term or made. It is possible, the work of sucked by the grandwarder. On any the because the work of sucked by the grandwarder.

If a woman who never gets married his milk in her beasts, sucking it leads to probability scene settly of mornings according to Also Harrich, Addik Shell and a normation by Ahmed. Yet, Ahmed's deciring separation by it does not lead to probabilities. Allah konvex best

When a mother dealed that she suckied a girl married by her son, is it permissible to separate between them?

Qc. A man engaged one of his relatives but her tather said to him." "she was seekled with you?" and he related to be has many her. When the fother deed, he manied her Witnesses street that he mother sackled him but here she denied so and said. I have said so for a certain purpose.

As If the mother was known for talling the truth and that she really sociated from five fitness, they sheed be separated if they had abusedy normed. This is the sociation operator half by Madini solohins fitnam Al-Badhan reported. The Prophet (peace be upon it mit) ordered. "Uglash bit, Al-Hands to divisited his selfe when a black mother membered."

If it is doubtful whether she tells the truth or not or there is doubt regarding how many times he was suckled, this is a dataces posat which should be swoked. They are not to be separated without a strong proof which necessitions such separation.

88 the vectors decised her saying before they got married, the wafe is not problemed for him. Yee, if it turns out that she was a flar in such denail and that she denied her saying for a certain peoples, it is not permansible for them to get married. Aftah knows beer.

After a man got married and had many children, he was teld that his wife was suckled by his mother. What is the legal judgment on this mother? Qs. After a most got married and had many children, by was noted that his wife was suckled by his mother. What is the level undersent on that matter?

At if the men who told harm to is known for selling the texth and he leaves full well what happened, and he said that the wife was suckled by the histoned's mother five times during the first two years, his saying is accepted. If he is not a trafilal patter, he saying as rejected Alib he.

If a mean was suckled by a woman when he was a baby and this woman has daughters younger than him, is it permissible for him to marry any of them?

Q: If a man was sucked by a woman when he was a halo, and this woman has daughters younger than him, is it persessable for him to marry any of them?

As If he was sucked by this woman five fines during the first two years, he becomes a son of this woman All obliders been after or before sucking him become hebrothers and united according to the structures agreement of Menlam scholars.

Is it permissible for a man to marry a girl who was sackled with his brother?

Qi. A swemni has a log while het since has a girl. The girl sea suckled by the boy's mither, but the reverse old not happen. Liner, the boy's mother, but the reverse old not happen. Liner, the boy's mother gave borth to several parkwhile the girl's mother gave both to soveral boys. It is permitted by door one of the boy's bonders to many the girl who was suckled with his brother? In n permissible for any

As All genin be to Alan & is an experimental for the social of all on sure any of the boys of the waters of the marked to the pit's broken, by our surery and of the the pit's broken, by our surery and of the western's commercial to the pit's broken, by our surery and of the woman can surery say of the body surfaces a bull gas roose of them was excited by the bey's medien. Problems could resure yet of the body surface in bull gas roose of them was excited by the bey's medien. Problems of currongs, in the case, no eye presence the the acknowledge person. He should be the commercial to the acknowledge of the commercial to the comton of the commercial to the commercial to the comton of the commercial to the commercial to the comton of the commercial to the commercial to the comton of the commercial to the commercial to the comton of the commercial to the commercial to the comton of the commercial to the comme A man used his wife's milk in washing his eyes and another suckled milk from his wife. Do their wive became prohibited?

Q: A mean's cytes caused harn pain and he washed them by using his wife's milk. Does she become probabled if he drank such milk and its eached his stemach? Another mily has been suffer and while filtring her, he suckled some of her milk does she become envisited due has?

A: All pease be to Allah It is permissible for the trun to work his eyes by using his writ's milk and she is not prohibited for him as a wafe for the following reasons

milk or say other woman's, it does not lead to problishing any sort of marriages according to the manners agreement of the bar fur true Schools and almost sill schools as indicated by the Qu'an and Scraph. Nebah's Hadde on Salarr, the freed silve of Abu Hodhardah, as a special case because he adopted him before adopted with the district of the solitors.

2. Weshing the eyes with said does not lead to profitting any set of maningar. This is a point of agreement among all scholars. Yet, there is disput among scholars when milk in existent through he mose. This leads to the said problettion according in Abb Hamidt, halds, and one of the narraneous of Shaff'll and Attend Most subclass believe that when risks is entered through the rose via means doubt than specifing, it leads to the said prolaberon. This is also the most renovated opinion in Ahmed's juristic school.

As for the second question, suckling the wish's rulk does not lead to the said prohibition occording to the outstances assurance of the four furnity Schools.

-

A boy was suckled by a woman, and ten years later, she gave birth to a girl, is it permissible for him to marry this girl?

Q: A boy was suckled by a woman twee, and sen years laser size gave birth so a gell, is a permanable for him to marry this gel?

At If he was sucked five times during the first two years, of his life, he becomes her sen. It is problemed for him is many any of her displaces whether been before or after he had been nacked according to the unustimous agreement of Mackins whether.

A "sucking" or defined as the buby's sucking milk from the worsa's breasts and then leaving it. If the dat or five times in just one sudding, this in considered as five sackings. The series thing is applicable if he did in a long sackings. A "sucking" does not refer to the quantity of rifk a buby may have each sucking season, because the may suckite from the merring and oversing and during, cach assent he may have taken many suchtraps Allah

16. When a boy is suckled by a girl's mother and later this boy died, is it permissible for his brother to morry this sir!?

Q: A women has a boy and another has a get. The get?mother sackled the boy many times, and later this boy deed, is it permissible for his brother to many this gut? Please be acknowledged that this brother was nee suckled

At According to the unanimous agreement of the tear Juristic Schools, it is permissible for the brother of the sucked bey to marry the diaghter of the suckling werein whether the suckled boy is dead or afree. Allah knows heat

A boy was suckled by the wife of his uncle when be was more than two years old, is it permissible for him to marry her daughter?

Q: A boy was sackled by the wift of his uncle when he was more than two years old, is a permissible for him to marry her daughter?

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As if he was sucked after he had been more than two years old. It is permassible for true to many her

. . .

When a woman keeps her bresst away from a baby once he starts suckling, is it permissible for him, once he is old, to marry this woman's dameter?

in a public bultroom. The buby status surking the women's breasts while the wrenest was answere. She kept away trees here and she is not sup whether he had been suchfied on our like profitboard for this boy so marry any of the suckling women's drughters?

As According to the ununineus agreement of the four Intense Schools, it is not problemed for this boy to marry any of her daughten, because the is not his mother and the in not to be prohibited depending on a doubtful event

Allinson

A man divorced his wife thrice and he has a girl who is still suckied, is he entitled to pay alimony? Q: A trost divorced his wife tirrice and he has a girl who is still suckled, and her family obliged him to pay althrony. What is the term of 'Iddah (waiting period) daming which she will not spreamure so that she may suckle the girl?

As All prices by is Allah, According to the majoring of highling studies again of an Malla Short I and Armad, the woman three diverteed does not distress. All the of Armad, the three diverteed does not distress a basic said and the all three diverteed does not be all the all three divertees as a basic said labely is the woman who scattles is exposed to bee membraness. According to the assertment approximate hardy for woman According to the assertment approximate of according to the according to the assertment approximate of scattlering the district and the according to the assertment approximate scattlering the district and the according to the according to be gland by the test of all bodd in the port on the certainty

When a woman needs money, does she take it from her husband or from her dowry?

Qt. When a married woman needs mornly, does she take it

A: A brobund in obliged to support his wife financially out of his own money, and not from her dowry. As for the postponed pommin of her downy, it is permissible for her to demind for it. If the hazhard give it is her, it is inferbetter. If he refused, he sheeld not be obliged to do so until they are separated either by death or divorce. Allah knows here.

When a woman disobeys her busband, is he still entitled to support her with money and clothes?

Q: A must married a woman who disobeys han red even though demands for money and elethes, does she deserve there?

At if she refused to have intercourse with him or she got out of his house without his permission, the does not deserve finated appear or clothes. The same value applies when he asks her to travel with him but she refuses. At long as the disobeys him, the does not deserve financial support or clothes

When a man leaves his wife for a whole year and does not support her with money, is it permissible for her to marry another man to support her?

- Qi. A man moveral a versus and moved of fire a which year bearing in manny, in support her Elements with does not have any other manny to support their tind the two shoets or does not if funger. A men targued her and susmooth for. When the become programs, he pulge was inferrited of this own marrings and the separated between them. Lazer, has gave both to a body and the second hubboal kings on supporting her and its how you do gram and it little to the first hashboal did not protein and it in not known where the first hashboal did not protein and it in not known where the first hashboal did not protein and it in not known where the first hashboal did not protein and it in not known where the first hashboal did not protein and it in not known where the first. See a protein-block first to in critation the condi-
- As if the first hashend did not support her, marriage could be abrogated. When her waiting period is over, the can marry say other man. Only the pudge has the right to abrogate this marriage. If she did it herself for whosever reason, this is a commovernal point of disagreement among scholars.
- It the judge did not alreague the first mirriage control and decided that her himbard is does in sold emission and the sold in the problem of the second himbard thinks that his narrings is valid because of the first hashad's death or whoever reason, the been boly belongs to him and the sheed glay the down. Yet she man spend a waining period in the first narrings in alreagated, then the is free on narry volunteers also washed.

After a man had married a woman, he left her for a whole year and traveled to his country. He did not send her money, is it permissible for the wife's futher to abroaute the marriage?

Qr. After a man had married a woman, he watered to travel to like contray. The agent of his finite-ter-like said to him. "The net control, little young with a showner posture of the charry and take your write with your stattle he trained with your infant-role." He stretched and did not you assenting on the gapen's regions. He was reasy for a your and the did not you of the charried with the posture of the po

As Yes it is Once this husband trained bor, it is obligatory to support his wife. If he did not, the wife his the right to demand for abrogating the marriage

When a wife travels with her father without her

concerning them?

Q: A men marned a weeker and he supports her finitenally. Yet, the disobeyed him and even traveled with her father without, the husband's permission. What is the high noting concerning deem?

As All grass to to Alish, if the father-in-law traveled with the wife without the hashead's permission, be is to be pursuled some way or other. The wife is to be purished as well if she has the ability to reture such movel. Once the traveled, she does not laws the least right to receive flowering assembly from her health Allish Excess here.

A wife's family asked the husband to provide her with the clothes sufficient for a year and they have already obtained them. Then they demanded for moory and said that they will support her, is this act permiosible?

Qu. A man instruct a woman for a year and then a quarret took place between him and her harsly. They demonsted for the clothes sufficient for a year and they have already obtained them. Then they demanded for money and sudthan they will support her deliming that they have not allowed him to support her it is this sex permissible?

At All pease be to Allah, the Lord of the Worlds. If the hirshand manned her according to the legal code and he used to support her with food as it to common with all people, neither the ner her father has the right to demend for financial support. This was the case of the Project (peace be upon him), his companions and all Mistlins mech and every limited and the six the rating delivered by all arbeits. If a peace charged the harband to give his histories have a sum of meany in order to buy took his daughter, he has full and it discontinuity with the Santial of the Project reject to the part hard and the Santial of the Project reject to the part hard arbeit of the Santial of the Project of the Mustlers even the santial sum of the Santial of the Project of the Project of the Santial of the Project of the Santial of the Project of the Santial of the Project of

Yes, in this case, the hurboard rapported her as her father himself contrisond. Their demand for money and their olden that the hurboard's apport is not taken rate consideration for invold clumn according to the revised Shari als. If a man believe that supporting the weenen is just like the older which make be received by her father, he

Supporting a woman means providing her with food and the accessibles of life, not saving money for her.

- a The father's reception of such money is a useless act b. Demonthing for such money does not require the hashbard's permission, because he is obliged to supporher according to the legal code. If her father prevented him from supporting her, this saying is not taken not consideration.
- Such case depends on the prevalent custom which supports the hashard in this regard.

- it is not to be classed that the father has not asked the bashand to sumout her for the following two reserve-
 - The Institute is supported to the concentration of the legal code and he is to provide her with all her right such as the physical mode, allowing a day for the riscuss he sameed other women and any other rights. According to the Holy Qur'an and Surrails, not required as a supporter of weeners and women and as
- 2 The providest courses followed by people in this case withouts the brokend Allah broken beer

When a man is imprisoned because he did not settle his wife's financial support and provide her with the necessary clothes, is it permissible for her to domaind for support during his imprisonment?

Qc. When a man is imprisoned became he did not settle his wife's financial support and provide her with the necessary clothes, is it permissible for her so demand for support during his imprisonment?

At if he was insolvent and she imprisanted him, she is urgust and she thus denied him his regime entitled on her. During the period of his imprisonment, she does not discrete financial support. Yet, if he was able to support her and he refrained from giving her die rights after she demanded for them, he is an urpuet husband. If she did not refrain from his rightentabled on her, she pass have her dee firmened support

If a wife was of no avail to her husband for two
years because of her illness, does she deserve
financial support?

On the available of no available broken for two years

If she does not deserve and a judge issued a legal relate that she is entitled to have financial support, as the hashand obliged to pay \$2. A. Yes, the deserves support according to the unsummous

agreement of the four Jamstie Schools

When a man divorces his wife while she is prognant, but later she was aborted, does she deserve alimony?

Q: When a main director has sufe while she is program but but also she was aborted, does she deserve shanony?

At If the was aborted and thus her usining period is over, she does not deserve almony whether the fetas had been body and soul or not, provided that he had been fully created as a human being: If he had not been fully considthis is a controversal point of disagreement among

Is the husband entitled to pay the waiting period alimous to his wife if she did not spend it at the place he had determined for this nurrow?

Qr. A man: diverced his wife thrice and he ordered her to spend the wisting period at her house, but she left in better the waiting period is over. The historial saled about her and checked, that she left the house. Does she deserve the waiting period almosts?

A: She does not deserve such altmony merther has she me right to demand for a on the past period according to the sensations agreement of the four Januse Schools Allah knows beg.

Is it permissible for the husband to ask his wife to give him the cost of supporting her child who belones to a former husband? Q: A man married a woman who had a child from a former behand this faller supports han with meany which the wift remems. The camer the fallend tool to which the same transmit the same that the same lens as unrease of free Dieses as a promot of the desary in began as unrease of free Dieses as a promot of the desary in the would not domand free such money as long as the apportis ber (tall). See did not appear a scenar surreatorously as a framework proposed to the child is it possessible for the liquidus of a sile in ceitable free with free.

At If he did not fulfill the condition which his wife sepolated, he does not have do right to demand for the cost of supporting the child once he did so willingly fisdies not volunter such money whether he separated the child as ear his mother's permission or not.

is a rich son entitled to support his old father, his wife and brothers?

Q: A man became measuable of carring his lowing and he does not have meets to support him. He has a write and children. Is his rich son entitled to support him, his write and young brothers? At All prose he to Allah the Lord of the Worlds, Yes a rich son is created to support has father, his wife and heawomen's brothers. If he did not do so, he has developed by her and severed relations with him and he describes the remarks of Allah in this world and the Mercafter Allah-

Is it permissible to give one's relatives out of one's Zakah and Kaffarah? What is the legal ruling on giving charity to needy relations?

O: What is the local milite on assists charity to reach A: If one's morey as not sufficient to support his relations.

and unascierings, he as obliged to support he releases first and he should not gwe charge to non-relatives while has relatives need it. As for Zakah and Kuffarah is in permittable to give solutions and of them, provided that he is not conflict to support them such as his wife esc. It relatives and men-relatives are conally more or newforbetter to give them to one's relatives

Narraing the haby Who is to nurse the buby? When is it permissible for the nursing mether to demand for financial support?

Q: A gree married a vorman and the deed knowing an eightyear-old child. The man's thater is still stire. The wife sakes her father-oll-set to support her. Then the wife go, married and was diversed. Her father-to-leve did not know about this marriage. Later, the took the child and moveled, while her grantifather does not know. It he entitled in

At Once the mether got married, she does not have the right to more the child. If the left her town and traveled, the grandifierth has the right to note the child. This woman does not deserve to more the child and if the demanded or allimost, she does not have the right to obtain a lift the grandifiator as troubents, he is not exactled to support his exactle.

When a mother takes her child and agrees with her former husband that she will support their child, but later she demanded for financial support, is it permissible?

Q: A man has a seven-year-old child and his former wide morried another man. The man took the child under has causary according to the rulamy of the reversed Start shand because there is no other supporter for him-His former with decided to such the child retrieve the matted for a contain period. The man is affined that once he challed, his former wife may demand for financial support and clothen is it permissible for her to downed for them? If they agreed that the mother will take the child while the father well have mothers as the remissible?

As All pairs be to Allah, the Land of the Worlds, Salay is so the Ook the fills and the regroups have all spread with the former harband on other most; the does not have the former harband on other most; the does not have the continuous approximation of Modelin soldware Yest, and the Continuous approximation of Modelin soldware Yest, the continuous approximation of Modelin soldware the continuous and the cont

Is it permissible for a father to oblige his son to travel oversees without the son's or mother's convent?

Q: A may has a you who traveled oversices to care for his felber's trade. He has another one in his teers and his mother is discount this son long with his maternal productors. Has father waste him to three in the occurrence of his celebratory. Yet the waste him control. do not agree to such voyage. Is a permissible for the Dither to obline his son to move?

As The son is to choose whether so live with the father or moder. If he chose is say which is measured searcher, he has, the right to do so and the father came to oblige has o wake! Yes, he sheets go no be father came por duty as obser to each has not return to his moders at right. If he choose to live with his father, he has der right to do so if the decoded so stay with his father and the father sow that is should attent, and those is no horn to street, the father

Does the stepfather have the right to put the daughter of his wife from another husband under his custody?

Q: A man married a woman who was formetly married and has a daughter. The write died and the girl stayed with her stephther until he brought her up. A solider worsed to take the girl under his causedy is thus not permanente?

As This solder does not have the right to put her under his custody. If there is more of her relatives to put her under his his custody, he most suitable person should safe his resisthis custody, it is prohibited for her supplisher to marry her while the case is not so with the solder. If her supplisher takes recover case of her, his should not pot to mother. person considered as suranger for her and it is not permissible for here to look at her and also alone until her

What about the son put under the custody of his

Q1. What about the sen put under the custody of his nother?

At When a sen is not under by mather's execute and the

spect money on him beyong that she will said her dissure blooded to enjoy, it do make maj him on do as. This rely opened to special said and all the said of manufactures of the said opened also sensetting on behalf of mancher, such as writing his other or supporting has slaves, he should return southing his other or supporting has slaves, he should return such insoney exten of the person who did to have not asked for the other's permission (Allin), the Almighty, such "And if they seekle your (offiquenge), give them their recomposes."

After ordered the hashand to give the moders the recompress for musing the shalp, After that one temperature of musing the shalp, After that one temperature any conductor or agreements in this regard if the vehicance ofto on their the child stand for compete, the does not have the right to salk her former hashand for support. If the mass supplied that it is the received with the child in another city, she would not have finnested support, he has fell sufficiently only one of the child in the child of the ch

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if she traveled, she has caused him injurior. Affah knows

Christian and Comment

The moder is the most suitable person to take the child

What will happen if an event occurred which prevented the mother from Liking the child order her custedy. The mother may not fulfill one of the conditions required as the as consodirately as concerned. She may even the in this sace, another consolates should take care of the child workers are the mother residents that the other of the child workers are the order establish Shan all as follows:

The motiver -maternal journalmother -peaceral grandworker --full stater - maternal stater - paceraal stater - maternal stater - maternal stater - maternal stater - maternal stater - mother's sater - maternal stater - mother's sater - maternal stater stater - maternal stater stater - maternal stater stater - mother's maternal stater - mother stater - maternal stater - mother's maternal stater - mother's maternal stater - mother stater - maternal stater - mother stater - maternal stater - mother stater - maternal stater - materna

If the child has none of the female relatives mentioned above, or if name of them as apt to take him under her

custody, custodismilar is moved to the men nonmarriageable to the female child Order is ranked accompanied to their rank or orderings as follows:

The father – grandfather – full brother – paternal brother – nephow (of a full brother) – nephow (of a paternal brother) – full uncle – paternal uncle – the full uncle of his father –

the poternal series of has feither; in also relatives or nace of if those is more of the child's made relatives or nace of them is a pre-to-tile his under his custody, the right of custodiuship moves to those men of his relatives through the marker in felthour.

The grandfather - brother - nephew (of a maternal brother) - the uncle of his mother - maternal uncle - full see in - maternal uncle - maternal uncle -

If the claid has no relatives, the page should appoint a

.

Crimes and Penalties Unintrational and premeditated murder

Q: Is the unimentational or premeditated numbers entitled to the Kaffresh mentioned in the Body Qur'en "a first for two meetles running."\ Or is be entitled to pay the blood money?

A: Unuscensoral number entities its door to pay blood money and perform Kaffarah, and he is not a secure. Premediated markers is a sinner, and even if the marketed person's funity suppre him or took the blood marketed person's figure him or took the blood movel, the marketed person's figure are resideabled in the Hermiter. If the finality of the marketers killed the marketers, this is a consumerated part in Abund's gravities whool. The recorded opening is that such ingle is not sideabled. If the marketer's good door not person, some of them may be taken to me to please the marketes, for Alba may occuprones him of the marketers spaced door.

experted.

An unmerabingal marderer is entitled to pay the bleed native; seconding to the Boby Quir's mind the unmanasse agreement of Massim students Bobs intercey is to be posit if the students eithers Bobs intercey is to be posit if the students is a Mostain or use of the Prophe of the Bobs, as the Help Qu'in modificated only in Contract by the Bobs, as the Help Qu'in modificated only in Contract by the contract and the Prophe of the Students and the Students

Some on both many nor to color.

As for the premished maniferry, he must be pet to death.

As for the premished maniferry, he must be pet to death.

As for the premished maniferry, he must be pet to death.

The premished maniferry he maniferry he maniferry he maniferry maniferry maniferry maniferry maniferry he maniferry maniferry maniferry maniferry is not put of or first maniferry in maniferry is not put of or first maniferry in maniferry in the put of or first maniferry is many in the put of or first maniferry in many the blood money is an extramulation manufacture, who can many the blood money of maniferry maniferr

of his family's money.

As for Kaffanal, the majority of scholars say that
permediated mander, just like perjusy and adultery, is too
feringes to be compensated. This is the options of Malik.

Abs Bereith and Ahmed Kriffanh wto be performed in case a max had said to bit with: "you are past this my mother or search" and then had learnessare with her or a max had intercourse with his wise damage a Baraddon day in mother nearmine, Staff it and Ahmed say that Kriffenh is obligatory. It case of percendented mare for and purpose, and they agree that a sum is not absolved of the san once

When a group of people conspired to murder a person but just one of them performed the plot, will they be leffled all or just the murderer?

Q: A group of people compared to starder a person but just two of them attended the act. Will they be killed all or just the standard?

As All prise be to Athin If there is a clear out good for a ordain person for more) remoderd him, he (the) would be mandered in cettern by the finally of the transforced person. This firmly has the eight to saurder only some of them. If a centum nutrativer was not defined, the Tatrilly of the mantered weedle sower on one of only group that had performed the piece and he is to be mandered accordingly. Alith Boyers boar.

When a man beats another and later the beaten person falls dead, what is the legal judgment in this cose?

Q: A man beats another and barr the beston person felt dead. Between being beaten and its death, the man was very weak because of such beating. What is the legal

As All praise be so Allah, the Lord of the Worlds If the aggregory bears harn out of contay, that is a semipremediated runder. Therefore, the aggressor should pay an exercisant blood money, but he is not be moreless in production. Thus ming as applicable if his death does not result from such bearing.

The penalty of adultery

If the adulterer repented before the penalty is
afflicted, is resulty carrying?

Q: When an additione repents before due penalty is stituted, is penalty cancelled? A: When a person reported from committing adulteryrobbery or draking wase before he is reformed to the rater has remain is cancelled use in the case with the orbots who. repent before they are referred to the roler. This risking is delivered according to the unananous agreement of Martin etholors.

Do the viciousness of sins and the penalty of adultery increase in the blessed days?

Q: Do the viciousness of sess and the penalty of adultary increase in the Newed days?

As Yes, in Nessed days and places, penalties are augmented according to the virtues of the time and place

The penalty of defaming people

When a man and his divorced wife defame his present wife and accuse her of adultery, is their claim accepted? Is the dowry of the present wife canceled?

Q: A man married a rightous woman after he had divoced his former wife. He stipidated that if he had returned to his former wife, the downy of his precies wite would be paid manadrastly. Loser, he returned to he former wife, and they detuned his present wife occoving her of adultery and that she was pregnant out of satisfacy. Later, he differed this secret wife. What should be done by both? Is their claim scopped? Is her downy canceled?

At All prime be to Allah, the Lind of the Worjds. As for the first deverted wile and the turn, they are to be lasked eighty whips sif the accused weman demanded for implementing such penalty. Once bashed, their isotatemy

On the essage such possily by historing recourse out a rail finely and the conjunction in Alexand's pursue school. Some say dust the can have recourse to L. at, others say the control white still extent say dust be can do so of these to a lody which be wants to deep so his son. Even in case of Li an, who deserves har downy as sentiment by the Prophet repose be upon hims. This making is delivered cocceding to the unannosses agreement of Modalin scholars.

Yes, as mensioned above, there are three opinions as far as

The man is not to make Li'an linstead he is to be lashed cighty whips because of securing his write of adultary. Bender, his soutment will sever be accepted.

Shaft i

2 The run is to make L7 an according to Abu Hantlah

and Alaxed in another mention.

3.16 the women is pregnant, he should have recourse to
Li'an gast to deny that the budy belongs in him

Otherwise, he is not so make Li'na. This is the other

Having hashish Is it prohibited to have hashish?

Q. What is the legal padepress or a having historial.

A. Hidden's is alterned through the state of reflectes.

A. Hidden's is alterned through the residence of the delected of the control of the contr

Masturbation

alike?

Q: Is mustabution probabiled for men and women alike?

A: According to the majority of Muslim scholars at a prohibited. Wheever does a is to be parasited someway or other YeMMPris penalty is not like adultery. Allah knows best

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